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# Final Regulation Agency Background Document

Agency name	Department (Board) of Juvenile Justice
Virginia Administrative Code (VAC) citation	6VAC35-41
Regulation title	REGULATION GOVERNING JUVENILE GROUP HOMES AND HALFWAY HOUSES
Action title	Comprehensive review of all regulatory provisions governing juvenile group homes and halfway houses that are currently contained in 6VAC35-51 and 6VAC35-140. Combines and streamlines the regulations into a single regulation (proposed 6VAC35-41).
Date this document prepared	June 17, 2010

This information is required for executive branch review and the Virginia Registrar of Regulations, pursuant to the Virginia Administrative Process Act (APA), Executive Orders 36 (2006) and 58 (1999), and the *Virginia Register Form, Style, and Procedure Manual.* 

#### Brief summary

Please provide a brief summary (no more than 2 short paragraphs) of the proposed new regulation, proposed amendments to the existing regulation, or the regulation proposed to be repealed. Alert the reader to all substantive matters or changes. If applicable, generally describe the existing regulation. Also, please include a brief description of changes to the regulation from publication of the proposed regulation to the final regulation.

This action (1) combines all regulatory requirements relating to juvenile group homes and halfway houses currently contained in (i) the Standards for Juvenile Residential Facilities (6VAC35-140) and (ii) the Standards for the Interim Regulation of Children's Residential Facilities (6VAC35-51) into one regulation and (2) includes a comprehensive review of all regulatory requirements for juvenile group homes and halfway houses. The proposed regulation has sections for: (1) general provisions; (2) administration and personnel; (3) physical environment; (4) safety and security; (5) residents' rights; (6) program operation; (7) work programs; (8) health care services; and (9) behavior management. Facility specific parts are also included; i.e., independent living or wilderness programs.

The recommended changes since the proposed stage are in response to the public comment received. The majority of the changes relate to the adoption of requirements pertaining to the department's zero-tolerance policy regarding abuse in the training and residents' rights sections. Other amendments relate to

the reporting of serious incidents and suspected child abuse and neglect, staff and volunteer training and retraining, searches of residents, and residents' rights.

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## Statement of final agency action

Please provide a statement of the final action taken by the agency including (1) the date the action was taken, (2) the name of the agency taking the action, and (3) the title of the regulation.

On June 9, 2010, the Board of Juvenile Justice authorized the advancement of the Regulation Governing Juvenile Group Homes and Halfway Houses, 6VAC35-41, as amended, to the Final Stage of the regulatory process.

### Legal basis

Please identify the state and/or federal legal authority to promulgate this proposed regulation, including (1) the most relevant law and/or regulation, including Code of Virginia citation and General Assembly chapter numbers, if applicable, and (2) promulgating entity, i.e., agency, board, or person. Describe the legal authority and the extent to which the authority is mandatory or discretionary.

Section 16.1-309.9 of the Code of Virginia requires the board to "develop, promulgate and approve standards" for the operation and evaluation of facilities authorized by the Virginia Juvenile Community Crime Control Act (Article 12.1 of Title 16.1 of the Code of Virginia), which includes group homes that receive funding through this Act.

Section 66-24 of the Code of Virginia establishes the board as the licensing agency for "group homes or residential facilities providing care of juveniles in direct state care" and requires the board to "promulgate regulations for licensure or certification of community group homes or other residential care facilities that contract with or are rented for the care of juveniles in direct state care." This section also requires specific provisions as follows:

The Board's regulations shall address the services required to be provided in such facilities as it may deem appropriate to ensure the welfare and safety of the juveniles. In addition, the Board's regulations shall include, but need not be limited to (i) specifications for the structure and accommodations of such facilities according to the needs of the juveniles to be placed in the home or facility; (ii) rules concerning allowable activities, local government- and group home- or residential care facility-imposed curfews, and study, recreational, and bedtime hours; and (iii) a requirement that each home or facility have a community liaison who shall be responsible for facilitating cooperative relationships with the neighbors, the school system, local law enforcement, local government officials, and the community at large.

Additionally, the board is entrusted with general authority to promulgate regulations by § 66-10 of the Code of Virginia, which states the board may "promulgate such regulations as may be necessary to carry out the provisions of this title and other laws of the Commonwealth administered by the Director or the Department."

The promulgating entity is the Board of Juvenile Justice.

#### Purpose

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Please explain the need for the new or amended regulation. Describe the rationale or justification of the proposed regulatory action. Detail the specific reasons it is essential to protect the health, safety or welfare of citizens. Discuss the goals of the proposal and the problems the proposal is intended to solve.

The Board of Juvenile Justice regulates three distinct types of facilities: (1) juvenile correctional centers; (2) detention centers; and (3) group homes/halfway houses. At present, these facilities are regulated by the board and are governed by two separate regulations: (1) the Standards for Juvenile Residential Facilities (6VAC35-140) and (2) the Standards for the Interim Regulation of Children's Residential Facilities (6VAC35-51).

The department has had several ideations of regulations governing the residential facilities regulated by the board. Earlier, the department had five separate regulations governing secure detention homes, post-dispositional confinement in secure detention, pre- and post-dispositional group homes, and juvenile correctional centers. These regulations applied to the facilities in conjunction with the Standards for the Interdepartmental Regulation of Children's Residential Facilities (the "CORE" regulation), which went into effect in 1981.

The Board of Juvenile Justice's Standards for Juvenile Residential Facilities (6VAC35-140) was promulgated by the board, was most recently reviewed and revised in May 2005, and consists of the board's regulations for all facilities it regulates. This regulation establishes the minimum standards for residential facilities in the Commonwealth's juvenile justice system and covers program operations, health care, personnel, facility safety, and physical environment. It contains additional provisions for secure custody facilities, boot camps, work camps, juvenile industries, and independent living programs.

The Standards for the Interim Regulation of Children's Residential Facilities (6VAC35-51) is a reenactment of the "CORE" regulation in its entirety as a board regulation. This regulation was adopted by the board in September 2008 in order to comply with the requirements of Chapter 873 of the 2008 Acts of the General Assembly, which mandated the repeal of the "CORE" regulation and action to be taken by the affected boards by October 31, 2009. This regulation has more expansive provisions than 6VAC35-140 and also contains minimum requirements for the different facilities regulated by the board.

Throughout the years, problems have been identified in implementing the requirements contained in these two separate regulations, given the distinct nature of the three types of facilities regulated by the board. Accordingly, the board has approved consolidating the current regulatory requirements for residential programs and separating them into separate regulations governing (1) juvenile correctional centers; (2) detention centers; and (3) group homes/halfway houses. This revamping of the regulatory scheme was done in conjunction with a comprehensive review of the current provisions. This review was done with the goals of enhancing the clarity of the regulatory requirements and achieving improvements that are reasonable, prudent, and will not impose an unnecessary burden on its regulants or the public.

Having clear, concise regulations is essential to protecting the health, safety, and welfare of residents in juvenile group homes and halfway houses and citizens in the community. With clear expectations for the administrators running these facilities, they will be able to run the facilities more smoothly and can utilize any extra resources for supporting the needs of the residents, thus supporting the overall rehabilitation and community safety goals of the department.

#### Substance

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Please identify and explain the new substantive provisions, the substantive changes to existing sections, or both where appropriate. A more detailed discussion is required under the "All changes made in this regulatory action" section.

The primary intent of this regulatory overhaul is to reduce confusion in applying the regulatory requirements in each type of facility regulated by the board (juvenile correctional centers, secure detention centers, and group homes/halfway houses). Each provision was reviewed as to whether it was (1) appropriate for the type of facility; (2) clear in its intent and effect; and (3) necessary for the proper management of the facility. Amendments were made to accommodate the juvenile group homes' and halfway houses' specific needs and to enhance program and service requirements to best provide for the residents.

#### The following is a summary of the changes made to the regulation since the proposed stage:

- → Serious incident reports (6VAC35-41-90):
  - Add a requirement that the parents of all residents be notified if an incident at the facility
    occurs involving a resident's death (provided such notice does not violate confidentiality
    requirements or interfere with any investigation or prosecution).
  - Add a requirement that the notice to the parent, department director, and court service unit (CSU) occur without undue delay.
- → Suspected child abuse and neglect (6VAC35-41-100): Add a requirement that procedures include "measures to be taken to ensure the safety of the resident and staff" when child abuse or neglect is suspected.
- → Reporting criminal activity (6VAC35-41-105): Add clarifying language that such reporting includes any physical abuse, sexual abuse, or sexual harassment.
- → Required initial training (6VAC35-41-200): Amend the required initial training requirements to clarify that such training must include the actions that are prohibited in facilities; i.e., abuse, discrimination, unsanitary living conditions, denial of health care.
- → Retraining (6VAC35-41-210): Amend the required initial training requirements to clarify that such training must include the actions that are prohibited in facilities; i.e., abuse, discrimination, unsanitary living conditions, denial of health care.
- → <u>Volunteer and intern orientation and training (6VAC35-41-300)</u>: Add a requirement that training include the actions prohibited in facilities; i.e., abuse, discrimination, unsanitary living conditions, denial of health care.
- → <u>Personnel records (6VAC35-41-310)</u>: Change the requirement that the records include "written references or notations of oral references" to "documentation of reference checks."
- → Resident records (6VAC35-41-330): Delete the "resident" to ensure that confidentiality provisions apply to "all" records as stated therein.
- → Toilet facilities (6VAC35-41-400): Remove duplicative language provided in subsection A.

→ <u>Disposal of garbage and management of hazardous materials (6VAC35-41-430)</u>: Add medical waste as materials that must be stored, used, and disposed of in appropriate receptacles in accordance with applicable federal, state, and local requirements.

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- → <u>Searches of residents (6VAC35-41-510)</u>: Add requirement that all patdown and frisk searches must be conducted by staff of the same sex of the resident being searched, except in emergencies.
- → Weapons (6VAC35-41-540): Amend to ensure a list of weapons does not preclude inclusion of other prohibited weapons; i.e., tasers and stun guns.

#### → Prohibited actions (6VAC35-41-560):

- Add clarifying language that any form of "physical abuse, sexual abuse, or sexual harassment are prohibited."
- Remove "involuntary" before "use of pharmacological restraints" as unnecessary language because use of any pharmacological restraint is prohibited. (Note: This does not include PRN or prescribed psychotropic medications.)
- Remove the "physical" before "disability" describing a class where discrimination is prohibited.
- Remove "involuntary" before "placement of a resident alone in a locked room or a secured area" as any placement in a locked room is prohibited in group homes.
- Note: The Department and the Board considered adding discrimination on the basis of sexual orientation to the list of prohibited actions. However, upon receipt of legal advice from the Office of the Attorney General, this was not included in the final version for submission for publication in the *Virginia Register*. As drafted, the regulation properly reflects the state of Virginia law.
- → Contact with attorneys, courts, and law enforcement (6VAC35-41-600): Delete second sentence in subsection A that defines "legal representative" as this is more appropriately contained in facility procedures.
- → <u>Personal necessities and hygiene (6VAC35-41-610)</u>: Add statement that linens should be cleaned more frequently than every seven days, if needed.

#### → Admission and orientation (6VAC35-41-760):

- Add requirement that residents be oriented on their rights including, but not limited to, the prohibited actions.
- Add language to require staff to inquire of the residents' parents or legal guardians regarding any immediate medical concerns or conditions the resident may have.
- → <u>Staff supervision of residents (6VAC35-41-910)</u>: Delete the requirement that staff provide 24 hour awake supervision seven days a week as residents of group homes attend public school and participate in other unsupervised activities in the communities.
- → First aid kits (6VAC35-41-1260): Require first aid kits to have an inventory of the contents.

#### → Behavior management (6VAC35-41-1290):

• Change "listing" to "description" to allow facilities flexibility in how the program is detailed in any applicable procedure or manual.

Delete the requirement that "sanctions shall be listed in the order of their relative degree of restrictiveness and shall contain alternative to room confinement as a sanction" to account for programs who allow time out, either at the request of the resident or staff, to be used as a primary intervention.

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- Delete "privileges are applied and" in subdivision B(5) since the acquisition of privileges in many facilities takes place over time; i.e., earning a specific programmatic level, etc., and includes a whole set of privileges. The specifics on how and when each privilege is earned would be more appropriately addressed in facility procedures.
- Deletes "specification of the process for implementing such procedures" as this is inclusive in the meaning of a "behavior management program."
- → <u>Physical restraint (6VAC35-41-1320)</u>: Mandate that restraints be implemented, monitored, and discontinued only by staff who have been trained by changing "may" to "shall."
- → The following changes are made in order to ensure that the facilities are following the current recommendations or guidance from the applicable agencies.
  - Employee tuberculosis screening and follow-up & Tuberculosis screening (resident)
     (6VAC35-41-165 and 6VAC35-41-1210): Remove the reference to the Department of
     Health's tuberculosis guidelines.
  - Nutrition (6VAC35-41-650): Remove the reference to U.S.D.A. guidelines.
  - Medication (6VAC35-41-1280): Remove the reference to the Board of Nurses' medication training curriculum.
  - <u>Health screening at admission (6VAC35-41-1200)</u>: Remove the requirements for facilities to use a specific form for the health screenings at admission.
- → Move certain sections to more appropriate parts.

# The following is a summary of the overall changes made from the current regulatory scheme (6VAC35-140 and 6VAC35-51):

- → Contains only those provisions relating to that type of facility's operation and management.
- → Removes any responsibilities of the department, regulatory authority, or the board currently included in the regulations; i.e., issuance of license/certificate and sanctions.
- → Reorganizes the order of the regulatory provisions and groups the provisions with similar provisions. The proposed regulation has sections for: (1) general provisions; (2) administration and personnel; (3) physical environment; (4) safety and security; (5) residents' rights; (6) program operation; (7) work programs; (8) health care services; and (9) behavior management. Facility specific parts are included as needed; i.e., wilderness and independent living programs.
- → The following changes are proposed to the General Provisions:
  - Deletes many definitions (such as the definition of "day" and "therapy"); changes definitions to correspond with those used in other regulations; and, where appropriate, incorporates definitions into the substantive provisions of the regulation. Adds definitions for "direct care staff," "direct supervision," "regulatory authority," and "written."
  - Cross-references the board's Certification Regulation (6VAC35-20) for consistency in application of variances.

Allows serious incident and child protective service reports to be noted in the resident's
case record and documented elsewhere. Mirrors recent changes adopted by the
Department of Social Services in its residential regulation.

- → The following changes are proposed in Administration and Personnel:
  - Amends the provisions relating to community relationships. Each draft adopts different provisions specific to the type of setting and locations.
  - Amends the background checks sections to conform with the board variance issued November 2008.
  - Reworks the entire training sections. Separates (i) orientation (2) required initial training; and (3) retraining. Some different requirements are in each of the facilities.
  - Adds a requirement for staff who transport residents to report any changes in their license status.
  - Clusters all provisions relating to volunteers together.
  - Reworks the staff and resident tuberculosis screening requirements to conform with the language of the Division of Tuberculosis Control in the Department of Health.
  - Removes the requirement to retain face sheets permanently.
  - Amends the qualifications section to require the facility to follow the procedures of the governing authority or locality and ensure employees meet applicable job qualifications.
  - Deletes the provision requiring a procedure regarding political activity on the premises.
- → The following changes are proposed to the Physical Environment:
  - Amends requirements relating to fire inspections.
  - Groups all space utilization requirements into one section and removes the current regulatory requirements to accommodate study space and all requirements relating to live-in staff.
  - Does not require the sleeping environment to be conducive to sleep and rest.
  - Deletes the space requirements for a dining area and school classrooms.
  - Removes prohibition on allowing residents to prepare food.
- → The following changes are proposed to Safety and Security:
  - Clarifies the requirements for residents and contract workers in implementing and training on the emergency/evacuation plan.
  - Reworks the searches of residents section to address facility-specific issues.
  - Adds a section requiring a procedure if residents are allowed to access the internet.
  - Prohibits weapons on the premises except by law enforcement and defines "weapon."
  - Deletes the requirement for safety rules for the use and maintenance of power equipment.
- → The following changes are proposed to Residents' Rights:
  - Changes requirement to mail visitation procedure from within 24 hours to by "the end of the next business day."
  - Adds a section titled "Contact with attorneys, courts, and law enforcement."
  - Removes the provisions regarding incontinent residents.
- → The following change is proposed to Program Operation:
  - Separates and reworks the sections regarding individual service plans and quarterly reports.
- → Reworks and updates the health care sections.

- → The following changes are proposed to Behavior Management:
  - Changes the requirement for all residents to have a behavior support plan to a requirement for a plan to be developed when there is a need for supports in addition to those provided for in the behavior management program.

- Prohibits the use of chemical agents.
- → Redrafts confusing language and deletes unnecessary verbiage.
- → Makes other technical and stylistic changes, such as deleting provisions that are duplicative of other regulatory or statutory requirements (such as the restatement that the facility must comply with laws or procedures).
- → Deleted sections not related to juvenile group homes and halfway houses.

#### **Issues**

Please identify the issues associated with the proposed regulatory action, including:

- 1) the primary advantages and disadvantages to the public, such as individual private citizens or businesses, of implementing the new or amended provisions;
- 2) the primary advantages and disadvantages to the agency or the Commonwealth; and
- 3) other pertinent matters of interest to the regulated community, government officials, and the public. If there are no disadvantages to the public or the Commonwealth, please indicate.

The Board of Juvenile Justice serves as the regulatory authority for secure residential facilities, both juvenile correctional centers and local detention centers, and the group homes/halfway houses operated by or funded through the department. Currently, these facilities are governed by two separate regulations: (1) the Standards for Juvenile Residential Facilities (6VAC35-140) and (2) the Standards for the Interim Regulation of Children's Residential Facilities (6VAC35-51), unless specifically exempted.

The current regulatory scheme has several difficulties in application. Each regulation has the full force and effect of law. Unfortunately, some of the provisions are contradictory or conflict. Additionally, there are numerous exclusions for the different types of facilities from a variety of regulatory provisions. Sometimes it is unclear exactly which facilities are exempted and to which section or subsection such exceptions are applicable.

To address these issues the department considered two courses of action: (1) consolidate the two existing regulations into one or (2) separate the two regulations into three regulations, one for each different "type" of facility regulated by the board.

Due to the distinct characteristics of the types of facilities regulated by the Board of Juvenile Justice and the complexity of applying a single regulation to the appropriate facility, it was concluded that it would be difficult to regulate all such facilities in one single regulation. The board approved pursuing the second course of action. Thus, the department is proposing separate regulations for the three distinct types of facilities it regulates: (1) juvenile correctional centers; (2) detention centers; and (3) group homes/halfway houses.

Having clear, concise regulations is essential to protecting the health, safety, and welfare of residents in juvenile group homes and halfway houses and citizens in the community. With clear expectations for the administrators running these facilities, they will be able to run the facilities more smoothly and can utilize

any extra resources for supporting the needs of the residents, thus maintaining the overall rehabilitation and community safety goals of the department.

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This regulation poses no known disadvantages to the public or the Commonwealth.

# Changes made since the proposed stage

Please describe all changes made to the text of the proposed regulation since the publication of the proposed stage. For the Registrar's office, please put an asterisk next to any substantive changes.

Section	Requirement at	What has changed	Rationale for change
number	proposed stage		
General		Deletes reference to license (done throughout the regulation) and uses terms "certify," "certification," and "certificate" throughout the document.	The department does not license residential facilities, it certifies them.
40	Addresses requirements related to the certification of a facility.	Deletes "are being implemented" and changes "an" to "any."	Changes confusing language.
70	Requires the facility to self-report any lawsuits or settlements against the facility that deal with the health, welfare, or the safety of the residents.	Changed "self-reported" to "reported."	Technical change.
90	Requires serious incidents, including death, to be reported within 24 hours.	Adds language that all serious incidents be reported in accordance with department procedures. Adds a new provision that the parents of all residents will be notified of any incident involving the death of a resident, provided confidentiality and prosecution will not be affected by the disclosure.	Separates incidents involving the death of a resident as this circumstance requires special consideration, particularly in local, community-based facilities. Clarifies that notice of such incidents must be made without undue delay.
100	Addresses process to be followed in cases of suspected child abuse or neglect.	Adds a requirement that measures be taken to ensure the safety of the resident and the staff when there is an incident involving suspected child abuse or neglect.	Ensures uniformity in procedures relating to a facility's response to an incident involving suspected child abuse or neglect.
105	Requires staff and the superintendent to report certain criminal activity by residents and staff.	Adds language specifying that the applicable criminal activity includes any physical abuse, sexual abuse, or sexual harassment of residents.  Moved from other section (240).	Includes clarifying language on the scope of the applicable criminal activity. Other technical changes.

Section	Requirement at	What has changed	Rationale for change
number	proposed stage	vvnat nas changeu	Rationale for Change
145	Requirement for	Moved from other section (830).	Technical change.
110	operational procedures.	moved from other section (630).	Toommen onange.
165	Requires tuberculosis control practices to be in accordance with specific Department of Health policies and guidelines.	Moves from other section (320).  Deletes reference to specific Department of Health policies and guidelines.	Allows the facilities to follow the current guidance and recommendations of the Department of Health rather than stagnating with those guidelines in existence at the time the regulation becomes effective.
200	Requires training on residents' rights.	Clarifies that the residents' rights training includes training on the right to be free of all forms of abuse.	Clarifying amendment (in accord with public comment and proposed Prison Rape Elimination Act [PREA] standards).
210	Requires retraining on residents' rights.	Clarifies that the residents' rights retraining includes training on the right to be free of all forms of abuse.	Clarifying amendment (in accord with public comment and proposed PREA standards).
240		Moved to section 105.	Technical change
300	Requires volunteers and interns to be trained on residents' rights.	Clarifies that the residents' rights training includes training on the right to be free of all forms of abuse.	Clarifying amendment (in accord with public comment and proposed PREA standards).
310	Requires records to be maintained in a certain manner.	Changes language regarding reference checks.	Technical change.
320		Moved to section 165	Technical change.
400	Requires certain number of toilet facilities per resident.	Removes duplicative language. Other technical changes.	Technical change.
430	Requires flammable, toxic, and caustic materials to be stored, used, and disposed of in accordance with applicable laws.	Adds "medical" to the list of materials.	Medical waste is currently managed in accordance with applicable changes. This change is in response to a public comment as it fits naturally in this section.
510	Sets forth requirements for the searches of residents.	Adds a requirement that patdown and frisk searches be conducted by staff of the same sex as the resident being searched (except in emergencies). Other technical changes.	Corrects a drafting error and brings this provision in line with the current regulatory requirements.
540	Addresses weapons on	Adds "but will not be limited to"	Allows flexibility in the

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Section number	Requirement at proposed stage	What has changed	Rationale for change
	facility property.	to the definition of weapon.	definition; i.e., for the inclusion of weapons not enumerated such as stunguns.
560	Lists the actions that may not be taken against residents.	Clarifies right to be free from any action that is abusive including the right to be free from sexual abuse, physical abuse, and sexual harassment.	Clarifying amendment (in accord with public comment and proposed PREA standards).
560	Lists the actions that may not be taken against residents.	Deletes "involuntary" before placement in restriction of placing a resident in a locked room.	Technical change.
560	Lists the actions that may not be taken against residents.	Deletes duplicative language relating to the prohibition on the use of involuntary pharmacological restraints	Technical change.
560	Lists the actions that may not be taken against residents.	Expands the anti-discrimination clause to address all forms of disability.	The change in disability scope aligns the language with federal law.
600	Sets the residents' rights regarding contact with attorneys, the courts, and law enforcement.	Deletes language defining a legal representative.	This is in response to public comment and allows facility procedures to govern the definition.
610	Requires residents to be provided with clothing and shoes.	Deletes this requirement.	This is also required in section 630. The change removes the duplicative language from this section and amends section 630 for conformance.
610	Requires linens to be changed at a minimum every seven days.	Adds language that the linens should be changed more often if needed.	Clarifying amendment added as requested in public comment.
630	Sets requirements related to the selection, availability, and provision of clothes and shoes.	Changes "well-fitting" to "size-appropriate."	Adopts the language for the deleted provision from section 610 as "well-fitting" is more subjective than "size- appropriate;" i.e., baggy jeans.
650	Requires meals to be in accordance with the nutritional requirements of the USDA guidelines.	Removes reference to the guidelines.	Allows the facilities to follow the current guidance and recommendations of the federal nutrition and

Section	Requirement at	What has changed	Rationale for change
number	proposed stage	What has changed	Rationale for change
			dietary requirements rather than stagnating with those guidelines in existence at the time the regulation becomes effective.
760	Sets forth the requirements for resident admission.	Adds a requirement that parents or legal guardians are asked about any immediate medical concerns or conditions the resident may have at admission.	Seeks to provide additional information to the facility at intake in order to effectuate the residents' medical needs being appropriately addressed.
760	Sets forth the requirements for resident admission.	Adds the requirement that residents be oriented on their rights, including the right to be free from any form of abuse.	Amends to ensure that all orientation and admission requirements include an orientation on the residents' rights.
830		Moves to section 145.	Technical change.
920	Establishes the minimum standard for staff supervision of residents.	Deletes the requirement that staff supervise residents 24 hours a day, seven days a week.	Corrects drafting error to reflect the family-type status of nonsecure, group homes. Residents go to school and participate in other activities not under the supervision of direct care staff.
1200	Requires a health screening at admission to be done using a health screening form.	Deletes the reference to a specific form.	Allows flexibility for the form to change.
1210	Requires tuberculosis screening and control practices to be in accordance with specific Department of Health policies and guidelines.	Moves from other section.  Deletes reference to specific Department of Health policies and guidelines.	Allows the facilities to follow the current guidance and recommendations of the Department of Health rather than stagnating with those guidelines in existence at the time the regulation becomes effective.
1260	Sets forth the requirements for first aid kits.	Adds a requirement that the kits be stocked "in accordance with an inventory of contents."	In response to public comment; allows the facilities to determine the minimum required contents of the first aid kits.

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Section number	Requirement at proposed stage	What has changed	Rationale for change
1280	Requires employees who administer medication to receive training in accord with the Department of Health's curriculum.	Removes reference to the specific curriculum and adds a reference to the governing statutes.	Allows the facilities to follow the current curriculum and recommendations of the Department of Health rather than stagnating with those guidelines in existence at the time the regulation becomes effective.
1320	Establishes minimum standards for behavior management programs.  Sets forth requirements	Changes "listing" to "description" to allow facilities flexibility in how the program is detailed in any applicable procedure or manual.  Deletes the requirement that "sanctions shall be listed in the order of their relative degree of restrictiveness and shall contain "alternative to room confinement as a sanction" to account for programs who allow time out, either at the request of the resident or staff, to be used as a primary intervention.  Deletes "privileges are applied and" in subdivision B(5) since the acquisition of privileges in many facilities takes place over time; i.e., earning a specific programmatic level, etc., and includes a whole set of privileges. The specifics on how and when each privilege is earned would be more appropriately addressed in facility procedures.  Deletes "specification of the process for implementing such procedures" as this is inclusive in the meaning of a "behavior management program."  Changes "may" to "shall" in	Changes the language to allow facilities more flexibility in the establishing behavior management programs. All facilities certified under the current regulations have behavior management programs which were reformulated with the 2007 changes to the Interdepartmental/CORE regulation (22VAC42-11). Some of the language recommended to be changed would have caused some hardship to facilities (that currently have functioning behavior management programs). As such, the proposed changes effectuate that end.
1320	Sets forth requirements relating to the use of physical restraint.	Changes "may" to "shall" in (A)(3).	Corrects drafting error as this requirement applies to all uses of physical restraint.
Forms & Incorporated		Deletes all as references in applicable sections have been	See comments in applicable regulatory

Section number	Requirement at proposed stage	What has changed	Rationale for change
Documents		deleted.	sections.
			Additional technical/
			nonsubstantive changes
			were made throughout
			the document.

# Public comment

Please summarize all comments received during the public comment period following the publication of the proposed stage, and provide the agency response. If no comment was received, please so indicate.

Commenter	Comment	Agency response
1-	Change title to "Regulation Governing Juvenile	Thank you for your comment. The
General comment.	Group Homes, Family Oriented Group Homes,	proposed title is derived from the title
	and Halfway Houses."	of the existing regulation. Family-
JustChildren		oriented group homes are a subsection
		of group homes and need not be
		separately addressed in the title. The
		regulation does distinguish halfway
		houses as they are governed by a
		different governing statute.
		Accordingly, the department is not
		recommending adopting the
		recommended change.
2-	The proposed Prison Rape Elimination Act	Thank you for your comment. The
General comment.	(PREA) standards should be incorporated into	department has a policy of zero
	the residential regulation.	tolerance of any form of abuse against
MAJDC (Mid-		individuals residing in facilities
Atlantic Juvenile		regulated by the board and agrees that
Defender Center)		keeping residents free from any form
JustChildren		of abuse is of the utmost importance.
FAVY (Families &		The zero-tolerance policy is taken
Allies of Virginia		very seriously by the regulated group
Youth)		homes and halfway houses. They are
RJDC (Richmond		diligent in their efforts to keep
Juvenile Detention		residents safe from any kind of abuse.
Center)		However, the PREA standards, when
		finalized and adopted, will not be
		applicable to group homes as these
		are not secure facilities (and many
		standards do not apply to nonsecure,
		local residential facilities). Thus, the
		department, at this time, is not
		recommending incorporating the
		proposed PREA standards, in their
		entirety, into the group home

Commentan	Commont	A construction
Commenter	Comment	
Commenter	Comment	regulations.  However, please note that the department is recommending, in support of its zero-tolerance policy, clarifying language be added to 6VAC35-41-560 (Prohibited actions) that will specifically list a prohibition against "physical abuse, sexual abuse, and sexual harassment." The department also recommends specific reference to the prohibited actions in the three training sections - 6VAC35-41-200 (Required initial training), 6VAC35-41-210 (Retraining), and 6VAC35-41-300 (Volunteer and intern orientation and training). Furthermore, the department recommends that a specific reference to training residents on their right to not be subjected to the prohibited acts be added to the resident orientation provided for in 6VAC35-41-760
3-General comment.	In tuberculosis (TB) sections, remove reference to guidelines.  Applicable to: 6VAC35-41-320 and 6VAC35-41-1210 and Documents Incorporated by Reference.	(Admission).  Thank you for the comment. The intent of referencing the requirements of the Department of Health's Division of Tuberculosis Control is to have a fluid document that allows the regulation to mirror the current recommendations of the Department of Health. As such, the department recommends removing the reference to a specific Department of Health policy (both in the regulation and in the documents incorporated by reference) and inserting language that would require regulated facilities to follow the current recommendations of the Virginia Department of Health for tuberculosis detection and screening.
4- General comment.  VDSS (Virginia Department of Social Services)	Several places in the regulation, the language includes both terms of "license" and "certification". DJJ "certifies" and does not "license". If this is the case then, changes need to be made in the following areas: See:  1. definition of juvenile residential facility;  2. 50.B change to "certified" capacity [2]	Thank you for your comment. The department recommends adopting the proposed changes.

Commenter	Comment	Agency response
5- General comment.  VA CURE (Virginia – Citizens United for the Rehabilitation of Errants)	Places]; 3. 60B. delete "license or" [2 places]; 4. 400C delete "or licensed"; and, 400D delete "or licensed."  The following concepts should be incorporated in the proposed regulations:  Ongoing education of juveniles/residents on the importance of reporting incidents must be provided.  Easy access to reporting of problems by juveniles and staff must be available.  Education of staff on consequences of not reporting suspected child abuse must be emphasized and staff should sign a document acknowledging the requirements.  Support background checks for volunteers and contractors as well as for DJJ staff.  Periodic unannounced room checks at all facilities should be performed by monitors.	Thank you for your comment. The department appreciates your concern for the safety of the residents.  O Residents undergo an extensive orientation upon initial admission to a facility (see 6VAC35-41-760 and 6VAC35-41-770).  O Additionally, residents are oriented to the grievance procedure, and it is posted in places easily accessible to residents.  O Staff are required to report any suspected child abuse and neglect and are trained as to the proper reporting of any suspected abuse or neglect and of any serious incidents. Moreover, staff are trained as to the rights of residents and the role of the grievance procedure.  O To further reinforce the importance of the department's zero tolerance of
		-
		o All volunteers and contractors who will be alone with residents must undergo background checks and, if background checks are not completed, the facilities must follow procedures for the supervision of such persons (see 6VAC35-41-180(D)).  O Storage of necessary, surplus, and miscellaneous items is necessary for the proper functioning of a group

Commenter	Comment	A ganay raspansa
Commenter	Comment	Agency response home or halfway house. In fact, the
		regulations require storage space (see
		6VAC35-41-450(A)(8)). However,
		residents must be supervised, if
		access is allowed into such spaces, at
		all times (see 6VAC35-41-920 and
		6VAC35-41-930) in order to
		sufficiently supervise and keep
		residents safe.
		Also, please note that group homes
		have a more "homelike" environment
		than the other types of facilities
		regulated by the board (juvenile
		correctional centers (JCCs) and
		detention centers), and residents are
		not confined in locked rooms. Staff
		must do room checks, and the
		Certification Unit reviews these
		records during the auditing process.
6-	Definition: "Regulatory authority" looks like	Thank you for your comment. The
6VAC35-41-10.	something is missing in this definition. Suggest	Board of Juvenile Justice is the
Definitions.	that the definition read "regulatory authority	regulatory authority for the facilities it
	means the board-designated department which is	regulates. The board may delegate
VDSS	responsible for certification of juvenile	certain duties; i.e., receiving reports
	residential facilities including group homes,	and providing notices, but it is the
	family oriented group homes or halfway	ultimate decision maker regarding
	houses."	certification status. Accordingly, the
		department does not recommend
_		adopting the proposed change.
7-	Add a requirement to report any incidents or	Thank you for your comment. Any
6VAC35-41-90.	suspected incidents of sexual victimization as a	such incidents involving staff would
Serious incident	serious incident report.	fall under the required reporting of
reports.	This is in line with the Notional Driven Dane	criminal activities or child abuse or
EAVV	This is in line with the National Prison Rape Elimination Commission (NPREC)	neglect and any involving a resident
FAVY MAJDC	recommendations for juvenile facilities: "Upon	as an alleged perpetrator would constitute assault, which are included
MAJDC	receiving any allegation of sexual abuse, the	in the serious incidents required to be
	facility head must immediately report the	reported (and subject to the notice
	allegation to the agency head, the juvenile court	requirements to the department and
	that handled the victim's case or the victim's	parents/legal guardians). Please see
	judge of record, and the victim's parents or legal	the response to the first comment for
	guardians, unless the facility has official	more details relating to the adoption
	documentation showing the parents or legal	of the proposed PREA standards.
	guardians should not be notified."	r-tr
8-	Required reporting should include instances of:	Thank you for your comment. Any
6VAC35-41-90.	- Sexual victimization,	such incidents involving staff
Serious incident	- Restraints (physical and mechanical), and	victimizing residents would fall under
reports.	- Use of force.	the required reporting of criminal
•		activities or child abuse or neglect

Commenter	Comment	Agency response
FAVY	Incidents involving the use of force, physical restraints - and in the case of JCCs and detention centers, the use of mechanical restraints - should also be reported, unless the mechanical restraint is incidental to transporting a resident.  These types of incidents may be implied by the phrase "serious incident," but since that term is not defined, it's better to have these explicitly listed as reportable events in each regulation.	and any involving a resident victimizing a resident would constitute assault, which is included in the serious incidents required to be reported. Any restraint or use of force that is considered a serious incident; i.e., result in injury to a resident, are subject to the notice provision. Use of force is not defined and the definition of restraint is very expansive. Restraints include any "application of behavior intervention techniques involving a physical intervention to prevent an individual from moving all or part of that individual's body." While use of a full restraint is rare and may be prohibited in some facilities, the definition includes any circumstances where a staff places a hand on a resident's body; i.e., shoulder or arm, to redirect movement. Requiring notice in accordance with section 90 for each such instance would be very burdensome. Any restraint that results in injury would become a "serious incident' and would require reporting as required in section 90. Also, please note that the Certification Unit during the audit process reviews a random sample of records of restraint if any are performed during the audit process for compliance with the applicable regulatory requirements. Accordingly, the department does not recommend any change to the proposed regulation relative to this
9- 6VAC35-41-90. Serious incident reports.	Should the awful happen and a juvenile/resident die while incarcerated at a facility, or a staff member die while on duty at a facility, all parents of residents in that facility should be notified.	Thank you for your comment. The department recognizes the serious nature of any incident that results in the death of a resident and the concern it may cause for the parents
VA CURE		of other residents at the facility. Given that group homes are community-based, the department recommends adding a provision for notice to all parents if a resident dies at the facility, with the caveat that

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Commenter	Comment	Agency response
		such notice shall be in compliance
		with the requirements of
		confidentiality and will not interfere
		with any police or child abuse or
		neglect investigation or prosecution
		of any case related to the death.
		Additionally, the department
		recommends a technical amendment
		to ensure that immediate notice to
		parents is provided in any incident
		involving the death of their child.
10-	The regulation should expand its specific	Thank you for your comment. Please
6VAC35-41-100.	requirements to staff, residents, and contractors	note that the proposed regulation
Suspected child	on training, reporting of potential abuse, and on	would require all staff to be oriented
abuse or neglect.	implementing periodic surveys of staff and	on the mandatory reporting
	juveniles in the regulations.	requirements (see 6VAC35-41-200);
VA CURE		direct care staff and employees who
		will be responsible for the direct
		supervision of residents to complete
		initial training in mandatory reporting
		prior to working alone with residents
		(see 6VAC35-41-200); direct care
		staff to be retrained on mandatory
		reporting (see 6VAC35-41-210); and
		volunteers and interns to be trained on
		their duties and responsibilities (see
		6VAC35-41-300). Accordingly, the
		department does not recommend any
		change in the training requirements.
		The department is unclear on the
		intent of the commenter's suggestion
		that the regulation should contain a
		specific requirement "on
		implementing periodic surveys of
		staff and juveniles in the regulations."
		However, the Certification Unit, in
		conducting audits and monitoring
		visits (as provided in 6VAC35-20) interviews both staff and residents
		regarding certain regulatory
11	WA CUDE: Chould include ill '1 1	requirements.
11-	VA CURE: Should include all ways provided	Thank you for your comment. The
6VAC35-41-100.	for in the Code for reporting.	current provision contains a cross-
Suspected child	VDGG. This resident 1 to 1 1 1	reference to the applicable Code
abuse or neglect.	VDSS: This section needs to include the	section, thus providing an easy
THE CLUBE	additional option for reporting suspected abuse	reference, if needed. Moreover, the
VA CURE	or neglect through the toll-free hotline. "When	requirements of the Code of Virginia
VDSS	theredepartment of social services or to the	supersede the regulation and do not
	department of social services' toll-free child	need to be included in their entirety in

Commenter	Comment	Agency response
	abuse and neglect hotline as required by" Also suggest that the following language (from the Code) be added for clarity of those making the report "local department of the county or city where the child resides or wherein the abuse or neglect is believed to have occurred."	regulations.
12- 6VAC35-41-100. Suspected child abuse or neglect.	The standard is silent about what happens to staff or the child during the period of investigation. Staff should be removed from contact with children.	Thank you very much for your comment. While current practice requires the protection of the resident from the alleged abusing party and
RJDC	This standard should include the steps that are being taken to ensure the continued safety and well being of the resident. This may include assigning the accused employee in a non-contact position pending the outcome of the investigation.	some local departments of social services require facilities to develop a "plan of action," the department recognizes the importance of having this addressed in regulation. Accordingly, the department recommends adding a requirement that the procedures relating to suspected child abuse and neglect address the "measures to be taken to ensure the safety of the resident and the staff."
13- 6VAC35-41-110. Grievance procedure.	The grievance sections should be enhanced, particularly as a tool to prevent child abuse. Also, the DJJ Board should receive an	Thank you for your comment. The board may, at any time, request a report on the number of grievances.
VA CURE	aggregated report on grievances as well as a random selection of actual grievances to become familiar with the types of issues reported. Each facility should maintain all grievances and provide periodic reports to the DJJ Board.	Such a requirement need not be mandated in the regulation and could result in the utilization of resources for a report about which the board does not have an interest. Please note that facilities do retain documentation of grievances for three years, and a sample of the grievances is reviewed and residents are interviewed as to the grievance process during the Certification Unit audit process. Accordingly, the department does not recommend any changes to the proposed regulation.
14- 6VAC35-41-140.A. Participation of residents in human research. VDSS	Currently includes a definition of human research. Suggest moving the definition of human research to the definition section of the regulation.	Thank you for your comment. Section 140 is the only section where the term "human research" is used. Accordingly, the department recommends retaining the definition in this section.
15- 6VAC35-41-	"A reference check" implies that you seek only one reference on employees and volunteers.	Thank you for your comment. The reference requirement models the

Commenter	Comment	Agency response
180.A.1. Background checks.  VDSS	Suggest that the language be changed to "A check of references." Changing this language would be consistent with language of standard 310.B.3.	existing regulation and statute. Additional requirements for reference checks are dictated to facilities by their locality's human resource
VDSS	310.B.3.	their locality's human resource department, and the department declines to impose additional requirements in the regulation. To have conformity with the cross-reference, the department recommends changing section 310.
16-	180.B is not consistent with § 63.2-1726 (last	Thank you for your comment. The
6VAC35-41-180.B.	sentence of section A). (The provisions of this	department believes the provisions in
Background checks.	section also shall apply to structured residential programs, excluding secure detention facilities,	section 180 are consistent with the requirements of §§ 32.1-1726 and 66-
VDSS	established pursuant to § 16.1-309.3 for juvenile	24 of the Code of Virginia and federal
	offenders cited in a complaint for intake or in a	standards (which require states to
	petition before the court that alleges the juvenile is delinquent or in need of services or	have appropriate protections in place for the safety of residents, with
	supervision.)	specific provisions required for
	supervisioni	adoptive/foster homes). The required
	Federal requirements will not allow anyone to	background checks must be
	have any contact with children before the	completed on employees and
	national background has been returned and it has	volunteers who will work or be alone
	been determined that the individual has no barrier crimes. This requirement was put into §	with residents. The proposed regulation requires the Virginia
	63.2-1726 for the DJJ group homes as they may	criminal background check and child
	accept children whose placement is being paid	protective services registry check to
	with Title IV-E funds.	be completed before any conditional offers of employment are made. The
	Same argument applies to section 290	regulatory provision requires staff to
	(Volunteer and intern background checks).	have background checks completed before they will be alone with
		residents and must be supervised at
		any time there may be contact with
		residents before the check is completed. Facility administrators
		report that it has taken up to 12 weeks
		for the FBI checks to be returned and
		generally takes approximately eight
		weeks. This delay causes serious
		issues in hiring by losing qualified
		candidates to other employers pending receipt of the FBI checks.
		The proposed regulatory provision
		would serve to reduce the time frames
		for conditional offers while requiring
		specific measures be taken to ensure
		the safety of any resident who may
		have contact with the conditionally

Commenter	Comment	Agency response
Commenter		hired staff pending receipt of the
		results of the FBI checks.
17- 6VAC35-41-180.B. Background checks.	The standards should emphasize to the facility about mobility of staff and running annual police checks against the NCIC records.	Thank you for your comment. The current and proposed background check requirements mandate a check of the FBI criminal database. This
RJDC	In some cases, employees have been arrested in another jurisdiction and have not reported their arrest to the detention administration. To protect residents and staff, the detention administrator should request that a local law-enforcement agency check employee names against the National Criminal Information Center (NCIC) to identify any employees who may have been arrested in the proceeding year.	check would indicate any out-of-state convictions and should address the commenter's concerns. Also, please note that staff are required to report any criminal activities, and facilities may run annual checks based on ability and resources (as such a new mandate would result in additional costs to the facility). Thus, the department is not recommending adopting the proposed change.
18- 6VAC35-41-190. Required initial orientation.	Training and retraining* for direct care staff in all three types of facilities should include:  1. Basic training in adolescent development (especially social, emotional, and	Thank you for your comment. The department understands the importance of appropriate training for all staff working with residents. The
FAVY MAJDC	psychological);  2. Training in working appropriately and respectfully with lesbian, gay, bisexual, transgender, and questioning (LGBTQ) youth;  3. Training in identifying, preventing, and reporting sexual victimization of youth.	current and proposed regulation requires 40 hours of training, which includes training in (1) maintaining appropriate professional relationships and (2) appropriate interaction among staff and residents. While the proposed changes may be "best practices" for training curriculum, the
	Training in these three areas should be specifically required so that direct care staff all has the knowledge and skills to understand and work appropriately with all youth in these facilities.  Adolescents are not merely small adults. Those who work closely with them need to have a basic understanding of their development in order to respond to them appropriately.	specific components of these trainings would be more appropriately addressed in procedures or curriculum as each facility must train staff for competency in their positions; and facilities should be afforded some flexibility in setting training plans and curriculums. The regulated group homes have a lower number of staff than JCCs and juvenile detention
	The Child Welfare League of America's Best Practice Guidelines for Serving LGBTQ in Out-of-Home Care notes that agencies should "adopt a policy that explicitly prohibits harassment and discrimination on the basis of actual or perceived sexual orientation, gender identity and other protected categories." It further says that child welfare and juvenile justice agencies should "provide both initial and ongoing training to all	centers. Staff must meet entry level qualifications and many have college degrees, often in psychology or criminal justice, and may benefit from specific initial trainings in other areas. Please note that the third proposed change is reflective of a proposed PREA standard. For a comprehensive department response relating to all proposed PREA standards, please see

Commenter	Comment	Agency response
	agency personnel on the application of the nondiscrimination policy and on working with LGBT youth effectively. Training is a crucial aspect of creating cultural change because it reinforces the agency's commitment to providing appropriate and inclusive care."	the response to the first comment.
	The proposed Prison Rape Elimination Act standards mandate that agencies train all employees "to be able to fulfill their responsibilities under agency sexual abuse prevention, detection, and response policies and procedures; the PREA standards; and under relevant federal, state, and local law. The agency trains all employees to communicate effectively and professionally with all residents. Additionally, the agency trains all employees on a resident's right to be free from sexual abuse, the right of residents and employees to be free from retaliation for reporting sexual abuse, the dynamics of sexual abuse in confinement, and the common reactions of sexual abuse victims."	
19-	(Retraining).	The state of the s
6VAC35-41- 200.B.2. Required initial training.	Language as written seems unclear. Suggest clarity change to: "First aid and cardiopulmonary resuscitation, as applicable to their duties; however, individuals with evidence of current certifications shall be deemed to have met this training requirement."	Thank you for your comment. The requirement of the CPR/first aid applies to the individual designated as the trained person at the facility as required by section 920(F). As such, the training is not required for all individuals in any staff classification. As the drafted language reflects the
		proposed intent, the department does not recommend adopting the
20- 6VAC35-41-210.H. Required retraining.	What does "not timely completed" mean? Standard as written is not clear so will be hard to measure.	proposed change.  Thank you for your comment. "Not timely completed" means that the training was not completed before the required time frame for retraining
VDSS		expires. This may be one, two, or three years. Thus, having any concrete language as to time frames may be over or under inclusive. Accordingly, the department does not recommend adopting the proposed change.
21-	To protect youth from sexual and other abuse,	Thank you for your comment.
Proposed section:	personnel records and background checks should	Current practice includes maintaining

Commenter	Comment	A gangy rasponsa
235. Grievance		Agency response a separate file of grievances for three
	include any grievances made against the	
against staff.	employee by residents, including a written	years. If the grievance equates to
	explanation of the circumstances leading to the	suspected child abuse or neglect, the
MAJDC	grievance, the administrative procedure	procedures for Child Protective
	followed, and the result of the grievance.	Service (CPS) reporting and
		documentation are followed. If the
		CPS complaint is founded, it is
		maintained in the CPS registry. Also,
		if the grievance results in disciplinary
		action against staff, the
		documentation of that action is
		maintained in the employee's
		personnel file. Thus, the department
		does not recommend any change to
		the proposed regulation.
22-	Move to Part 1, General Provisions. This is	Thank you for your comment. The
6VAC35-41-240.	more consistent with serious incident reporting.	department recommends the move to
Reporting criminal	more consistent with serious incident reporting.	section 105.
1 0		section 103.
activity.		
DJJ staff		
23-	Remove. This is a staff performance issue.	Thank you for your comment. The
6VAC35-41-250.	Conditions of employment require staff to have a	department recommends retaining this
Notification of	valid driver's license and to report any	provision as staff of group homes are
change in driver's	revocations. Staff accountability is addressed	very likely to transport residents, and
license status.	via the Standards of Conduct; therefore this	this provision is an appropriate
neense status.	requirement should be included policy and	additional protection for the safety of
DJJ staff	procedures. Additionally, this would be difficult	residents.
DJJ Staff	to audit.	residents.
24-	There appears to be an inconsistency between	Thank you for your comment. The
6VAC35-41-280.	this standard and the standard that follows	two provisions serve different goals.
Selection and duties	6VAC35-41-280. In this standard, it states in	Background checks are required if the
	paragraph D, "Volunteers and interns shall	individual volunteers on a regular
of volunteers and		basis and will be alone with a
interns.	neither be responsible for the duties of direct	
DIDC	care staff nor for the direct supervision of the	resident. There may be individuals
RJDC	residents."	who do not meet these criteria but
	In standard CVA COS 41 000 1	may meet confidentially with
	In standard 6VAC35-41-290, however, it states	residents. In such cases, the
	in paragraph A, "Any individual who (i)	individual (if no background check
	volunteers on a regular basis or is an intern and	has been completed) will be under the
	(ii) will be alone with a resident in the	visual supervision of direct care staff.
	performance of that person's duties shall be	However, under no circumstances
	subject to the background check requirements in	will volunteers serve as direct care
	6VAC35-41-180 A (Employee and volunteer	staff (responsible for the supervision
	background checks)."	of residents and the security of the
		facility). In all cases, the direct care
		staff will be visually supervising the
		residents; i.e., via camera or window.
25-	290.C is not consistent with § 63.2-1726 (last	The department believes the

Commenter	Comment	Agency response
Commenter 6VAC35-41-290.C. Background checks for volunteers and interns. VDSS	sentence of section A). "The provisions of this section also shall apply to structured residential programs, excluding secure detention facilities, established pursuant to § 16.1-309.3 for juvenile offenders cited in a complaint for intake or in a petition before the court that alleges the juvenile is delinquent or in need of services or supervision."  Federal requirements will not allow anyone to have any contact with children before the national background has been returned and it has been determined that the individual has no barrier crimes. This requirement was put into § 63.2-1726 for the DJJ group homes as they may accept children whose placement is being paid with Title IV-E funds.	Agency response  provisions in section 180 are consistent with the requirements of §§ 32.1-1726 and 66-24 of the Code of Virginia (and consistent with federal requirements that mandate states to have appropriate protections in place for residents in group homes, with specific requirements applicable to adoptive and foster homes). Background checks are required to be completed on volunteers who volunteer on a regular basis and will be alone with residents. The exception for hiring pending FBI results does not apply to volunteers (only employees).
26- 6VAC35-41-320. Employee tuberculosis screening and follow-up.	Move to Part II, Administration and Personnel.	Thank you for your comment. The department recommends moving these provisions to a new section 165.
27- 6VAC35-41-330.G. Maintenance of residents' records.  VDSS	This standard as written is not measurable as there are multiple schedules of record keeping within the record retention schedules maintained by the Library of Virginia. Also, are you addressing both disposition and storage? Suggest that language be added for clarity: "disposition and storage schedules shall be consistent with the requirements contained in Library of Virginia (name schedule)."	Thank you for your comment. The requirements of the Library of Virginia (LOV) relate to the retention and disposition of records (see § 42.1-76 et seq. of the Code of Virginia). The proposed regulation addresses retention requirements that do not conflict with the LOV requirements. The LOV requirements still apply, and the department declines to restate them here. Thus, the Department does not recommend adopting the proposed change.
28- 6VAC35-41- 340.A.1. Face sheet. VDSS 29-	Add an "and" after "date."  Delete the "and" at the end of the sentence.	Thank you for your comment. The department recommends adopting the proposed change.  Thank you for your comment. The
6VAC35-41- 340.A.2. Face sheet.		department recommends adopting the proposed change.

Commenter	Comment	Agency response
VDSS	Common	Tigoney Tesponse
30- 6VAC35-41-340.B and 340.C. Face sheet. VDSS	For flow of language, these two standards should be switched in order to have the changes made occur before discharge.	Thank you for your comment. The proposed regulation requires the information to be "updated whenever changes occur," which may be before or after discharge; e.g., forwarding address. Thus, the department does not recommend adopting the proposed change.
31- 6VAC35-41-400. Toilet facilities.	Paragraph B states, "There shall be toilet facilities available for resident use in all sleeping areas for each detention center constructed after January 1, 1998." Does this mean individual sleeping rooms should be equipped with a toilet and sink (i.e., wet rooms)?	Thank you for your comment. The department agrees that the language is duplicative and recommends clarifying amendments.
	Paragraph C appears to be inconsistent with paragraph A. Paragraph A says "There shall be at least one toilet, one hand basin, and one shower or bathtub in each living unit." Paragraph C provides ratios of one to four.	
32- 6VAC35-41-430. Disposal of garbage and management of hazardous materials.	A third paragraph, "C" would probably be helpful to specifically address medical hazardous waste. It could read, "C. Medical hazardous waste shall be collected and disposed of in a manner consistent with applicable laws and regulations."	Thank you for your comment. The department recommends adopting the proposed change.
33- 6VAC35-41-430. Disposal of garbage and management of hazardous materials. VA CURE	Recycling. There is a requirement for disposal of refuse in the proposed regulations. We suggest the DJJ Board add recycling as a requirement for staff and juveniles.	Thank you for your comment. The regulations do not prohibit recycling in the facilities and does not recommend mandating it in the proposed regulation. Such practices would be more appropriately addressed in procedures.
34- 6VAC35-41-470.C. Animals on the premises.	"Reasonably" free is not measurable and will be difficult for inspectors and facilities to know when a citation will be issued for stray animals.	Thank you for your comment. The department recognizes that there is some subjectivity associated with "reasonably free." However, the current standards mandate absolutely
VDSS		free, which is not in the control of the facility administrators. This standard is intended to measure whether the facility is encouraging the presence or maintaining an environment consistent with having animals on the premises (not whether a stray animal crosses the property during an

Commenter	Comment	A ganay raspansa
Commenter	Comment	Agency response inspection). Accordingly, the
		department does not recommend
		adopting the proposed change.
35-	The proposed regulations only provide	Thank you for your comment.
6VAC35-41-520.	emergency telephone access to staff and to	Residents have access to telephones
Telephone access	residents away from the facility. To further	in accordance with section 580. Staff
and emergency	provide protection to youth in the facilities,	have access to a telephone at all
numbers.	emergency, non-pay telephone access should be	times. Allowing 24/7 access is not
and	available to all youth 24 hours a day.	consistent with all types of group
6VAC35-41-580.	available to all youth 21 hours a day.	homes covered in this regulation.
Telephone calls.		Accordingly, the department does not
rereprione cans.		recommend adopting the proposed
MAJDC		regulation.
36-	Tasers and stun guns should be included in the	Thank you for your comment. The
6VAC35-41-540.	standard.	department believes that additional
Weapons.		language should be added to ensure
1		that the definition is not under
RJDC		inclusive.
37-	Delete "involuntary." Residents cannot	Thank you for your comment. The
6VAC35-41-560.	voluntarily request medication.	department recommends adopting the
Prohibited actions.		proposed change to reduce any
#13, Involuntary use		confusion as to whether the use of
of pharmacological		pharmacological restraints to control
restraints.		behavior is prohibited.
DJJ staff		
38-	Add "actual or perceived sexual orientation and	Thank you for your comment. The
5VAC35-41-560.	gender identity and expression" to the non-	department recommends two changes
Prohibited actions.	discrimination clause for each facility.	to the nondiscrimination subdivision
EAVV	The Child Welfers I seems of America and	of this section. First, it recommends
FAVY	The Child Welfare League of America and	deleting the word "physical" before "disability" to ensure all disabled
	Lambda Legal note that "Many young people who are lesbian, gay, bisexual, transgender or	individuals are covered. Second, it
	questioning their sexual orientation or gender	l
	identity ("LGBTQ") and in the custody of the	recommends including "sexual orientation" as a factor by which
	juvenile justice and delinquency systems are	residents may not be discriminated.
	unsafe in their placements" They go on to affirm	The group homes must equally and
	that "LGBTQ youth should be placed in	appropriately serve all juveniles
	facilities that have LGBTQ-inclusive	ordered to it by the courts of the
	nondiscrimination policies and where qualified	Commonwealth or admitted to the
	staff have been trained to protect and support	facility and must seek to ensure that
	LGBTQ youth."	all residents are subject to the same
		protections. The Department and the
	In Executive Directive 1 (2010), Governor	Board considered adding
	McDonnell wrote: "The Virginia Human Rights	discrimination on the basis of sexual
	Act recognizes the unlawfulness of conduct that	orientation to the list of prohibited
	violates any Virginia or federal statute or	actions. However, upon receipt of
	regulation governing discrimination against	legal advice from the Office of the
	certain enumerated classes of persons. The	Attorney General, this was not

Commenter	Comment	Agency response
	Equal Protection Clause of the United States Constitution prohibits discrimination without a rational basis against any class of persons. Discrimination based on factors such as one's sexual orientation or parental status violates the Equal Protection Clause of the United States Constitution. Therefore, discrimination against enumerated classes of persons set forth in the Virginia Human Rights Act or discrimination against any class of persons without a rational basis is prohibited."	included in the final version for submission for publication in the <i>Virginia Register</i> . As drafted, the regulation properly reflects the state of Virginia law.
	Listing these additional categories will make it clear to staff, youth and families that harassment and discrimination of LGBTQ youth is illegal and will not be tolerated.	
39- 6VAC35-41-570.J. Residents' mail. VDSS	Language is not clear. Who reviews annually and updates as needed? Should this be separate standard for annual review and update?	Thank you for your comment. The proposed regulation indicates that the review and update shall be in accordance with written procedure. Thus, the facilities have the flexibility to designate appropriate individuals to conduct the review. This is more appropriately addressed in procedures, and the department does
40-	DIDC: At a minimum about a sixter in the	not recommend any changes to this section.
6VAC35-41-590. Visitation.	RJDC: At a minimum, should visitation be scheduled at least once a week, unless security demands, health concerns, or other emergencies make visitation difficult? The standard needs to give some guidance for the auditors.	Thank you for your comment. The department supports maintaining strong family relationships during any period of out-of-home placement and, except in rare occasions; i.e., H1N1,
VA CURE	VA CURE: Visitation opportunities that include weekend and weekday/evening times should be required at all facilities.	weather, visitation is held weekly (or more frequently) in all facilities. Setting the operational standards for visitation should be managed at the facility procedural level and not in regulation. Thus, the department does not recommend adopting the proposed change.
6VAC35-41-600. Contact with attorneys, courts, and law enforcement.	MAJDC: The proposed regulation requires proof that the attorney has been retained. This is a problem because generally an attorney and client have an initial meeting before the attorney is officially retained. The proposed regulation would prevent juveniles from initial	Thank you for your comment. The department recommends removing the last sentence in subsection A to avoid any unnecessary limitations.
MAJDC JustChildren	consultations, retaining willing attorneys, and a guiding hand through the juvenile justice system.	

Commenter	Comment	Agency response
	The definition of "legal representative" for the purposes of mail and contact with attorneys should be expanded to:	
	"For the purpose of this section a legal representative is defined as an attorney licensed to practice law in the Commonwealth of Virginia or admitted pro hac vice for a specific case or a paralegal, investigator, or law student or other representative from the attorney's office. Evidence that the attorney has been retained shall not be required prior to permitting access. A juvenile who wants to contact an attorney or other legal representative shall request and be provided assistance from DJJ staff at the facility."	
	To require that youth have a retainer agreement with counsel before they can even see them is an undue burden on the youth's ability to gain the assistance of counsel in order to access the courts since youth will generally need to talk to counsel before they can decide to retain them even if they are pro bono.	
	JustChildren: Courts have recognized the rights that both youth and adult prisoners have to access the courts. While adult facilities have a number of ways they can assure meaningful access to the courts, including law libraries and other forms of assistance, in a juvenile setting we cannot expect children to serve as jailhouse lawyers.	
	With regard to the requirement that attorneys present evidence that they have been retained prior to permitting access, we would like to make two points. First, the Virginia Department of Corrections does not require that a retainer be produced prior to the scheduling of a legal visit. Second, retainers are protected by attorney client confidentiality and are not to be shared outside of that relationship.	
	While we appreciate DJJ's inclusion of this regulation, which allows youth access to counsel, we would recommend the following	

Commenter	Comment	Agency response
	changes to insure that said access is appropriate and adequate.	
	In 6VAC35-41 make the following amendments to Section A: "For the purpose of this section a legal representative is defined as an attorney licensed to practice law in the Commonwealth of Virginia or admitted pro hac vice for a specific case or a paralegal, investigator, or law student or other representative from the attorney's office."	
42- 6VAC35-41-610.D. Personal necessities and hygiene. VDSS	Although the standard states "changed or cleaned at a minimum, once every seven days," there is no provision to ensure that the kids who need their items cleaned or changed more often (dirty, soiled, or odorous) will have the opportunity to have them cleaned or changed as necessary.	Thank you for your comment. The department acknowledges that there may be some confusion in reading the proposed provisions and recommends clarifying amendments.
43- 6VAC35-41-650. Nutrition.	The American Correctional Association Standards state "Written policy, procedure, and practice require that at least three meals, of which two are hot, are provided at regular meal	Thank you for your comment. The department is retaining the current regulatory requirement regarding timing of meals. Facilities may
RJDC	times during each 24-hour period, with no more than 14 hours between the evening meal and breakfast. Provided basic nutritional goals are met, variations may be allowed based on weekend and holiday food service demands." (Standards for Juvenile Detention Facilities, Third Edition, 3-JDF-4A-13).	choose to serve meals earlier than indicated in the regulation (as these are minimum requirements). Accordingly, the department does not recommend adopting the proposed change.
44- 6VAC35-41-650. Nutrition. VA CURE	The proposed regulation references meeting the minimum requirements of the U.S. Dietary Guidelines. Please revise to state that DJJ menus must exceed the minimum requirements. Also, please require that the Dietary Guidelines being used are for growing adolescents, not adults. Also, please require that daily menus meet the U.S. Center for Disease Control and Prevention's "5-a-Day" serving of fruits and vegetables.	Thank you for your comment. The regulation accommodates special diets for weight gain, weight loss, and other special medical conditions. The federal guidelines are fluid and adopting specific menu provisions may result in this regulation being in conflict with that recommended by the USDA, CDC, or HHS. Thus, the department does not recommend adopting the proposed change.
	All juveniles at intake who are found to be obese must have a special health plan to help improve health and reduce weight.	doop mag me proposed enamger
	The weight of each juvenile should be monitored so that if a juvenile becomes obese while at a DJJ facility, a special health plan can be developed.	
45-	Retain the current requirement that residents be	Thank you for your comment. Please

Commenter	Comment	Agency response
6VAC35-41-660.	enrolled in school within five days. See:	note that each facility enrolls students
School enrollment	6VAC35-51-920. Education.	in the appropriate educational
and study time.		program in the community operated
·	Do not make the proposed change that allows for	by the local educational authority
VA CURE	a five business day delay to get a child enrolled	(LEA) and is regulated by the
	in school, it is too long unless the state allows	Department of Education (DOE).
	that length of time for parents to enroll children	The LEA is subject to the compulsory
	after relocations. At many facilities, school	school education laws. As the LEA
	continues four quarters of the year. Also, the	and DOE are not subject to this
	proposed regulation should provide that the	regulation, the department does not
	Department of Correctional Education and DJJ	recommend incorporating any
	have a process to enroll a juvenile should he or	requirements relating to educational
	she arrive at a DJJ facility during a break. Please	programs and services in this
	clarify which department is referred to as	regulation. Also, please note that
	"facility staff" in the proposed regulation.	having a blanket requirement for
	racinty starr in the proposed regulation.	enrollment would be over inclusive as
		some residents have graduated from
		high school, have earned GEDs, or
		are above compulsory school age
1.5		requirements.
46-	Complete health assessments should be done at	Thank you for your comment. A
6VAC35-41-760.	intake.	health assessment must be completed
Admission.		during intake. However, most of the
or	The child's legal guardian should be contacted	information is obtained from the
6VAC35-41-770.	and specifically asked about the child's medical	resident (with some information from
Orientation.	history and condition within the first few hours	the CSUs). Parents are notified about
	of being detained (in case have medicines, etc.).	the admission, and the facility may
Harrington		inquire about or the parent may
	This could also be addressed in 6VAC35-41-	provide important medical
	1200 (Health screenings at admission).	information. However, given the
		importance of having information on
		any special medical needs, the
		department recommends adding such
		an inquiry when contacting the
		parents.
47-	Move to Part 1, General Provisions.	Thank you for your comment. The
6VAC35-41-830.		department recommends moving this
Operational		section to proposed new 145.
procedures.		* *
F		
DJJ staff		
48-	The standards do not address security protocols	Thank you for your comment.
6VAC35-41-830.	for electronic records (computer records) such as	Section 330 governs provisions for
Daily log.	unauthorized access, loss protection,	confidentiality for all records. The
· <i>y</i> 8-	unauthorized alteration, and back-up of system	department recommends technical
VDSS	entries.	changes to section 330 in order to
. = ~~		provide additional clarity.
49-	Remove reference to a form.	Thank you for your comment. The
6VAC35-41-1200.	remove reference to a form.	department recommends removing
0 1 AC33-41-1200.		acparament recommends removing

Commenter	Comment	A gancy rasponsa
Commenter Health screening at	Comment	Agency response the reference to the form in order to
•		
admission.		provide facilities flexibility in the
MDdd		technical aspects of the format and
VDSS		components of the form.
50-	Should the health authority say what should and	Thank you for your comment. The
6VAC35-41-1260.	should not be in a First aid kit?	department recommends adding a
First aid kits.		requirement that the kits contain an
	ACA Standard 3-JDF-4C-28 states: "Written	inventory of contents but declines to
RJDC	policy, procedure, and practice require that first	recommend the additional
	aid kit(s) are available. The responsible	requirements as these would be more
	physician approves the contents, number,	appropriately addressed in facility
	location, and procedure for periodic inspection	procedures.
	of the kit(s)."	
51-	Remove reference to training curriculum in	Thank you for the comment. The
6VAC35-41-1280.	subsection F.	intent of referencing the requirements
Medication.		of the Department of Health's
		medication training curriculum is to
VDSS		have a fluid document that allows the
		regulation to mirror the current
		requirements of the Department of
		Health. As such, the department
		recommends removing the reference
		to a specific curriculum (both in the
		regulation and in the Documents
		Incorporated by Reference) and
		inserting language that would require
		regulated facilities to follow the
		current requirements of the Virginia
		Department of Health by cross-
		referencing the governing statutory
		authority.
52-	Suggest replacing "may" with "shall."	Thank you for your comment. The
6VAC35-41-		department recommends retaining the
1320.A.2 and 3.		"may" in subdivision A(2) as the use
Physical restraint.		of physical restraint is optional
		(residents may leave the facility) and
VDSS		changing the "may" to a "shall" in
		subdivision A(3) as that requirement
		is intended to be mandatory if
		psychical restraint is utilized.
53-	The standard does not fit well within this	Thank you for your comment. This is
6VAC35-41-	section. Suggest that language of 4 be moved to	the only section where the term
1320.A.4	the definition section.	"physical restraint" is used. The
Physical restraint.		department does not recommend
•		moving the definition but does
VDSS		recommend deleting "for the purpose
		of this section" as that may help the
		section make more sense.
54-	Suggest wording replacement for clarity and	Thank you for your comment. The
· ·	1 2 200 cold in ording replacement for clarity and	1 I I Jour 101 Jour commont. The

Commenter	Comment	Agency response
6VAC35-41-1330.	enforcement. Replace "are prohibited" with	intent of this section is to prohibit
Chemical agents.	"shall." Suggested language: "The use of pepper	staff from using chemical agents to
	spray and other chemicals to manage resident	manage behavior. However, the
VDSS	behavior shall be prohibited."	facility does not control the actions of
		law enforcement or other individuals
		responding in the case of emergency.
		Accordingly, the department does not
		recommend adopting the proposed
		change.

# All changes made in this regulatory action

Please detail all changes that are being proposed and the consequences of the proposed changes. Detail new provisions and/or all changes to existing sections.

Section	Proposed requirements	Other regulations and	Intent and likely impact of
	1 Toposed Tequirements	e e	
Section number 10	Proposed requirements  Definitions. This section defines the following terms: -Annual (uses 13 month definition as previously adopted in the Interdepartmental regulations)Board (of Juvenile Justice)Case record/record (resident's information)Contraband (unauthorized items)Department (of Juvenile Justice)Direct care staff (individuals responsible for the care of residents and security of the facility)Direct supervision	Other regulations and law that apply  The current definitions governing group homes/halfway houses are provided in 6VAC35-51-10 and 6VAC35-140-10.	Intent and likely impact of proposed requirements  The proposed section defines the terms used in the regulation, which are distinct to group homes/halfway houses or assume a specific meaning when applied in the current context.  From the existing regulations the following changes were made:  (1) Definitions were deleted because the terms are not unique (such as the definition of "day" or "therapy") or because the terms are not or are no longer used in the proposed regulation (such as the definition of "good character and reputation").  (2) Definitions used only once in the proposed regulation were moved to the applicable section, and
			to the applicable section, and definitions specific to volunteers and health care services were moved to the corresponding parts. (3) Definitions were modified to conform to changes in laws and other applicable regulations and to more appropriately reflect applicability in group homes/halfway houses. (4) Definitions were added for

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Section number	Proposed requirements	Other regulations and law that apply	Intent and likely impact of proposed requirements
Humber	-Family-oriented group	iaw that apply	terms used in the proposed
	home (private home in		regulation (such as "direct care
	which a juvenile resides		staff," "direct supervision," and
	after placement by a lawful		"written").
	placing agency).		written ).
	-Group home (home-like,		
	juvenile residential facility,		
	including halfway house).		
	-Individual service plan/		
	service plan (goals and		
	objectives for residents		
	during commitment).		
	-Juvenile residential		
	facility/facility (group		
	homes, halfway houses,		
	independent living		
	programs, and family-		
	oriented group homes).		
	-Living unit (where		
	residents sleep and reside).		
	-On duty (time when staff		
	are responsible for the direct		
	supervision of residents).		
	-Parent/legal guardian		
	(includes biological,		
	adoptive, court appointed,		
	and delegated).		
	-Placement (moving		
	resident of juvenile		
	residential facility).		
	-Placing agency (agency		
	responsible for admission of		
	resident to facility).		
	-Premises (tract of land and		
	structure of group		
	home/halfway house).		
	-Provider (person or entity		
	legally responsible for the		
	facility).		
	-Regulatory authority (the		
	board or the department).		
	-Resident (individual		
	committed and residing in a		
	facility).		
	-Rules of conduct		
	(behavioral expectations and		
	available sanctions).		
	-Shelter care facility		

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposed Tequil entents	law that apply	proposed requirements
	(facility with placement not anticipated to exceed 90 days)Written (electronic or hard copy).	za w zace spp-y	proposed requirements
20	Applicability: This section indicates which sections apply to group homes/halfway houses generally or certain types of facilities or programs specifically.	6VAC35-130-30 states the provisions of the regulation apply to the type of juvenile residential facility indicated.	The proposed section clarifies which parts apply to group homes/halfway houses generally or certain facilities or programs specifically.
30	Previous regulations terminated: This section provides that enactment of this Chapter will replace the current regulations governing juvenile residential facilities (6VAC35-51 and 6VAC35-140).	None.	The proposed section indicates the effect of enacting this Chapter on the current regulatory scheme. This Chapter will replace 6VAC35-51 and 6VAC35-140 relating to the certification of juvenile residential facilities.
40	Certification: Requires all facilities to (i) demonstrate compliance with the board's Certification Regulation (6VAC35-20); (ii) maintain current certification demonstrating such compliance; (iii) retain documentation of such compliance for a minimum of three years; and (iv) post the record of certification. The section also has some language specific to the certification process.	6VAC35-20 governs the Board of Juvenile Justice's facilities' certification process. 6VAC35-20 provides the general requirements for certification. It requires facilities to be in substantial compliance with the regulation and to comply with terms of licensure, the regulation, other applicable laws and regulation, and its procedures. It also requires some reporting to the regulatory authority and a procedure manual to be accessible to staff and details some responsibilities of the regulatory authority. 6VAC35-51-240 states that facilities with adult residents must comply with the standards and	The proposed section states that juvenile residential facilities are also subject to the board's Certification Regulation (6VAC35-20) and must comply with this Chapter and the Certification Regulation, maintain documentation of compliance, and keep a current certificate of compliance. The proposed regulation focuses solely on the responsibilities of the facility and does not address the responsibilities of the regulatory authority. By including a cross-reference to the Certification Regulation, this section clearly states the applicability and importance of complying with both this Chapter and the Certification Regulation.

Castion	Duamagad wagusinamanta	Other regulations and	Intent and library immed of of
Section number	Proposed requirements	Other regulations and law that apply	Intent and likely impact of proposed requirements
number		accommodations as	proposed requirements
		required by the regulatory	
		authority.	
50	Age of residents: This	6VAC35-51-240 states	The proposed section makes
	section sets forth the	that facilities with adult	clear the limited circumstances
	circumstances in which a	residents must comply	under which a resident may be
	resident above the age	with the standards and	retained at a facility after the
	approved for licensure may	provide separate	resident "ages out" of the facility
	be retained at the facility.	accommodations as	(when for the purpose of
		required by the regulatory	completing a program, with
		authority.	discharge planning in place).
60	Relationship to the	6VAC35-20 governs the	The proposed section clarifies
	regulatory authority:	Board of Juvenile	the necessity of facilities to work
	Requires the facility to	Justice's facilities'	with the regulatory authority in
	provide the regulatory	certification process.	the certification process.
	authority with any reports or	6VAC35-20 provides the	
	records necessary to	general requirements for	
	establish compliance with	certification. It requires facilities to be in	
	this Chapter and inform it of any change in operation that	facilities to be in substantial compliance	
	would affect certification.	with the regulation and to	
	would affect certification.	comply with terms of	
		licensure, the regulation,	
		other applicable laws and	
		regulation, and its	
		procedures. It also	
		requires some reporting	
		to the regulatory authority	
		and a procedure manual	
		to be accessible to staff	
		and details some	
		responsibilities of the	
		regulatory authority.	
		6VAC35-51-110 requires facilities to follow the	
		terms of the certification,	
		to request changes in	
		operation in advance, and	
		to not implement any	
		change without prior	
		approval.	
		6VAC35-51-230 requires	
		facilities provide appro-	
		priate documentation to	
		the regulatory authority	
		and for any change in administration to be	
		reported within five	

Section	Dronoged requirements	Other regulations and	Intent and likely impact of
number	Proposed requirements	Other regulations and law that apply	Intent and likely impact of proposed requirements
Humber		working days.	proposed requirements
70	Relationship with the department: Requires the facility to notify the director of any significant change in administrative structure and report any lawsuits or settlements that may be related to the health and safety of residents.	See the description of 6VAC35-51-70 above.	The proposed section clarifies what information must be reported to the department.
80	Variances: This section authorizes a facility administrator to seek a variance in accordance with the board's Certification Regulation (6VAC35-20) and prohibits implementation of a variance prior to obtaining the approval of the board.	6VAC35-51-150 sets three criteria for the issuance of the variance. It also states that the variance must be approved prior to implementation.	The proposed section allows facilities to seek a variance to a regulatory requirement (under the conditions and provisions of the board's Certification Regulation). This section recognizes that special circumstances may warrant variances from certain provisions for specific facilities.
90	Serious incident reports: Requires certain serious incidents, accidents, and illnesses to be reported to the director, a resident's parent/legal guardian, and supervising agency within 24 hours. Such reports must be made without undue delay if the incident involves the death of a resident. And in such instances, all residents, parents, or legal guardians should be notified if such notice would not violate the requirements of confidentiality or impede prosecution of any case. Also requires documentation of such incidents and required reporting.	6VAC35-51-1030 requires serious incidents to be reported to the placing agency and the parent/guardian within 24 hours and serious illness or injuries to be reported to the regulatory authority within 24 hours. It lists components of the required documentation.	The proposed section requires the facilities to report certain serious incidents to the director, parents, and supervising CSU. It also contains documentation requirements, including noting in the resident's record, but allows flexibility as to how the documentation is retained. It also cross-references reporting child abuse or neglect (section 100) so that all reports are done appropriately.
100	Suspected child abuse or neglect: Requires procedures for handling, reporting, and cooperating with investigations of	Section 63.2-1509 of the Code of Virginia mandates the reporting of any suspected child abuse or neglect by staff in	The proposed section requires reporting of suspected child abuse or neglect in accordance with the governing statute. It also requires facilities to follow

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposcu Tequitements	law that apply	proposed requirements
	suspected child abuse and neglect. Also requires reporting and documentation of such cases to be done in accordance with the requirements for serious incidents in section 90.	children's residential facilities. 6VAC35-51-1040 requires procedures for handling, reporting, and documenting CPS allegations.	procedures reporting, handling, and documenting such cases. It does allow flexibility as to how the documentation is retained (under the notification and documentation requirements for serious incident reports in section 90 and defers to procedures as long as it is noted in the resident's record).
105	Reporting criminal activity: Requires staff to report any criminal activity by staff or residents and the facility administrator to report such activity as required by procedures. It further requires staff to cooperate in any investigations.	6VAC35-140-130 requires facilities to mandate staff report all known criminal activities by staff and residents.	The proposed section clarifies the responsibilities of the staff and facility administrator regarding reporting criminal activity.
110	Grievance procedure: Requires the facility administrator to ensure compliance with the department's grievance procedure. It also specifies certain requirements of the procedure, orientation of the residents to the procedure, and cooperation in handling any complaints.	requires procedures governing grievances and lists required components.  6VAC35-140-70 requires residents to be oriented to and have continuing access to a grievance procedure. It requires the procedure to provide for resident participation, documentations, timely responses, one level of appeal, administrative review, protection from reprisal, emergency hearings, and document retention.	The proposed section, consistent with current regulatory requirements, requires facilities to follow certain specific procedures relating to the ability of residents to file grievances while at a facility. It includes the existing requirement that such procedures shall be posted in an area accessible to the parents and the requirement for residents to be orientated to the procedures and for the procedures to be posted in an area accessible to residents.
120	Responsibility of the provider or governing authority: Requires the governing body or authority of the group homes/halfway houses to be identified and for the governing authority to appoint a facility administrator. Also requires the facility to have a	6VAC35-51-170 requires the identification of the entity responsible for establishing compliance and any person or entity to whom legal duties are delegated. 6VAC35-51-180 requires the appointment of a facility administrator, a	The proposed section, consistent with the current regulatory scheme, details certain requirements of the governing authority and the facility administrator dealing with the overall functioning of the facility.

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposed Tequil ements	law that apply	proposed requirements
	"decision-making" plan, which includes an organizational chart and has the requirement that a staff person with the appropriate qualifications for facility administrator be identified to assume such duties when needed. Also requires a (i) statement of purpose, population, and services and (ii) program/service effectiveness/improvement program.	written decision-making plan, a statement of the facility's objectives and target population, and quality control procedures.	proposed requirements
130	Insurance: Requires documentation of appropriate liability and vehicle insurance. Also requires staff who use personal vehicles for official business to be informed of the applicable insurance requirements and provide documentation of such.	6VAC35-51-200 requires facilities to have liability insurance and provide documentation of vehicle insurance (if used to transport residents). Also requires staff handling funds to be bonded/indemnified. 6VAC35-140-160 requires liability insurance for employees, volunteers, and the premises. It also requires vehicle insurance for facility vehicles and staff to be given notice of the need to insure a personal vehicle used for work.	The proposed section streamlines the provisions relating to insurance and retains the major substantive components.
140	Participation of residents in human research: Requires the facility's governing authority to approve procedures regarding the use of residents as subjects of human research. It contains a provision regarding the confidentiality of resident information and records and allows the facility to require progress reports and a final report of the research.	6VAC35-51-660 requires procedures for resident participation in human research.	The proposed section clarifies the responsibilities of the facility should it chose to have residents as subjects of human research.
145	Operational procedures:	6VAC35-140-760	The proposed section is

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	Froposed requirements	law that apply	proposed requirements
number	Requires operational procedures to be accessible to all staff.	requires JCCs to maintain institutional operating procedures that are consistent with standard operating procedures.	consistent with the current regulatory provisions.
150	Job descriptions: Requires a written job description for each position in the facility with four required elements. Also requires that the job description be provided to the employee prior to assuming the position duties.	6VAC35-51-280 requires job descriptions for each position.	The proposed section is consistent with the current regulatory requirements.
160	Qualifications: Requires facilities to follow the qualification requirements of the locality, the governing authority, or DHRM. Also requires documentation of contractual agreements or expertise of special service providers.	6VAC35-51-270 requires position qualifications to be established and DHRM to serve as the default for qualifications absent one set by the provider. It also requires qualified and procedurally aware employees and contractors to maintain sufficient qualifications for the services provided. 6VAC35-51-630 requires facilities with contractors who provide educational, counseling, psychological, medical, or other services to show proof of contractual agreements or staff expertise.	The proposed section removes provisions from the current regulatory scheme that are not applicable to facilities regulated by the board and clarifies that applicants must be subject to predetermined qualification requirements.
165	Employee tuberculosis screening and follow-up: Requires staff to have an up-to-date TB screening before starting work at facilities. Also requires subsequent screenings under certain circumstances and requires all screenings, prevention, and treatment to be conducted in accordance with the requirements of the	6VAC35-51-250 requires health information to be maintained on employees and residents in all facilities. It also requires TB testing and subsequent TB evaluations.	The proposed section allows flexibility in practice in order to conform with the recommendations and requirements of the Division of TB Control at the Virginia Department of Health (VDH) and federal requirements.

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Section number	Proposed requirements	Other regulations and law that apply	Intent and likely impact of proposed requirements
Hullibel	Division of TB Control at	iaw that apply	proposed requirements
	the Virginia Department of		
	Health (VDH) and federal		
	requirements.		
170	Physical examination:	6VAC35-140-270	The proposed section is
	Requires staff to have a pre-	requires pre-employment	consistent with the current
	employment physical if the	physicals when a position	regulatory requirements.
	position requires a particular set of physical abilities.	requires a particular set of physical abilities. It also	
	set of physical dollides.	allows for annual re-	
		examinations.	
180	Employee and volunteer	Sections 66-24 and 63.2-	The proposed section is changed
	background checks:	1726 of the Code of	in accordance with recent
	Requires background checks	Virginia require	statutory changes (Chapter 873
	to be performed, in	background checks on all	of the 2008 Acts of the General
	accordance with § 63.2-1726 of the Code of	staff in children's	Assembly) and a 2008 variance
	1726 of the Code of Virginia for staff prior to	residential facilities prior to such staff working	to the applicable regulation. This section allows the
	working alone with	alone with residents.	conditional hire of employees
	residents. Also requires	6VAC35-140-260	pending fingerprint results if the
	procedures for the	requires background	individual is informed such
	supervision of non-	checks to be completed	employment is contingent upon
	employee persons who have	on all staff who work	the successful completion of the
	contact with residents.	alone with residents.	background check and if that
			individual is not allowed to be alone with residents and is
			supervised by staff whose
			background checks are
			completed when working with
			residents pending return of the
			fingerprint results.
190	Required initial orientation:		The proposed section creates a
	Requires all employees to	requires initial orientation	separate orientation section with specific requirements for all
	be oriented on eight components specific to the	in accordance with the job description and an	employees. Facility staff
	facility before their eighth	annual training plan. It	currently receive an extensive
	work day at the facility and	requires orientation, prior	orientation during their first
	direct care staff to be	to assuming job duties, in	week of work. This section
	oriented to an additional	the program, rules,	merely clarifies the requirements
	eight components before	residents' rights,	on which staff are currently
	working unsupervised with	disciplinary procedures,	being oriented.
	residents. It cross- references the volunteer	emergency procedures, and documentation	
	orientation section.	requirements.	
200	Required initial training:	6VAC35-51-310(A)	The proposed section pulls
	Requires (1) all employees	requires initial training	together many current regulatory
	to have training necessary to	(1) in seven days for	provisions. In the current
	be competent in their	behavior management	scheme, there are many different

Co. 44	Duomagad no	Oth on moont - 42 1	Intent and library in the
Section number	Proposed requirements	Other regulations and law that apply	Intent and likely impact of proposed requirements
Hullibei	positions; (2) contractors to	procedures; (2) within 14	deadlines for completing training
	be trained to perform their	days before being alone	(seven, 14, and 30 days, and
	positions in such facilities;	supervising residents for	before working with children).
	(3) direct care staff to have	emergency planning	The timing for training
	40 hours of initial training	issues; and (3) within 30	requirements is streamlined to
	including training in 13	days in CPS, reporting,	require all trainings to be
	specific areas; and (4) staff	maintaining relationships,	completed for direct care staff
	who administer medications	suicide prevention,	prior to being responsible for the
	to complete required	standard precautions,	supervision of residents. Direct
	trainings prior to	good neighbor, and siting.	care staff currently undergo
	administering medication. It	It addresses the	extensive initial training, which
	requires CPR/first aid	medication training	already incorporates the required
	training as applicable to	program and the quality	components of this section.
	duties. It allows contract	improvement plan. It also	
	providers to have	requires enrollment in	
	credentials to satisfy the	CPR/first aid classes	
	training requirement (although they must be	within 30 days. 6VAC35-140-280	
	oriented per the previous	requires direct care staff	
	section and cross-references	to be trained in the rules	
	the volunteer training	of conduct for residents,	
	section).	rationale for the rules,	
		and applicable sanctions.	
210	Retraining: Requires all	6VAC35-51-310(B)	The proposed section clearly
	staff to receive retraining	requires staff, volunteers,	details the retraining
	sufficient to meet any	and contractors to be	requirements. It retains the
	professional development	retrained annually in	required hours of annual training
	needs, with direct care staff	emergency procedures;	from the current regulations.
	to have 40 hours of	medication administrators	
	retraining annually. All staff are required to be	to undergo medication administration retraining;	
	retrained in emergency	direct care staff to	
	procedures. Direct care	undergo retraining in	
	staff must have retraining in	behavior management	
	five specific areas. Staff	techniques; and all staff	
	who administer medications	to be retrained in CPS	
	must receive annual	reporting, maintaining	
	refresher training on the	relationships, and suicide	
	administration of	prevention. Subsection	
	medication. It requires	(C) requires all full-time	
	CPR/first aid retraining as	staff to undergo 15	
	required by the position. This section allows contract	additional hours of training. Subsection (D)	
	providers to have	requires procedures for	
	credentials to satisfy the	other staff training, and	
	training requirement and	(E) requires retraining	
	specifies that failure to be	based on needs and	
	properly retrained prohibits	competencies.	

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposeu Tequirements	law that apply	proposed requirements
	staff from working directly with residents.	6VAC35-140-280 requires 40 hours of training annually and retraining in the regulation, suicide prevention, special residents' medical needs, health screenings, and mechanical restraints.	proposed requirements
220	Written personnel procedures: Requires written personnel procedures to be accessible to staff.	6VAC35-51-290 requires each facility to have provider-approved personnel policies accessible to staff. It further requires the facilities to implement procedures to ensure employees are qualified for the positions.	The proposed section is consistent with the current regulatory requirements.
230	Code of ethics: Requires facilities to have standards of conduct available to all employees.	6VAC35-140-275 requires all facilities to have a code of ethics that requires a provision prohibiting employees from using their official position to secure privileges or engaging in activities that constitute conflicts of interest.	Current regulations and procedures require a code of ethics. The proposed section deletes the specific requirement that the standards of conduct include a prohibition of using one's position for personal gain. This requirement is procedural and currently contained in the department's code of ethics.
250	Notification of change in driver's license status: Requires staff who may transport residents to maintain a valid driver's license and report any change in license status to the facility administrator or designee.	6VAC35-51-1010, in part, requires any staff involved in the transportation of residents to comply with laws relating to the licensure of driving.	The proposed section reiterates the requirement for staff who transport residents to be appropriately licensed. It adds an affirmative obligation for staff members to report any applicable change in licensure status.
260	Physical or mental health of personnel: Requires staff who are a risk to residents or others to be removed from the direct care or supervision of residents. It allows the facility to require an evaluation prior to that individual returning to direct care or supervision	6VAC35-51-260 allows a facility to require an employee to undergo an examination if residents' safety is at risk and, if a condition is indicated, to remove the employee from contact with residents.	The proposed section is modified for consistency with ADAA.

Section number	Proposed requirements	Other regulations and law that apply	Intent and likely impact of proposed requirements
	duties. Also requires records to be confidentially and separately maintained.	a mar appry	proposed requirements
270	Definition of volunteers or interns: This section defines volunteers and interns.	6VAC35-51-10 and 6VAC35-140-10 define volunteers.	The proposed section modifies the definition to include interns, as applicable provisions apply equally to volunteers and interns.
280	Selection and duties of volunteers and interns: Requires facilities to follow procedures regarding the selection and use of volunteers. The procedures must contain a provision for evaluating persons wishing to associate with residents. Also requires volunteers to have the appropriate qualifications for any services provided; requires any volunteer responsibilities to be clearly defined in writing; and prohibits volunteers for being responsible for the duties of direct care staff.	6VAC35-51-400 requires procedures for the selection and use of volunteers; prohibits volunteers from providing basic services; requires the responsibilities to be clearly defined in writing; and requires all volunteers/interns to be qualified for any services rendered. 6VAC35-51-950(B) requires facilities to implement procedures for evaluating groups/individuals to associate with residents and whether such association is in the residents' best interests.	The proposed section consolidates the responsibilities regarding the selection and use of volunteers. It is consistent with current regulatory requirements.
290	Volunteer and intern background checks: Requires individuals who volunteer on a regular basis or intern in the facility or individuals designated as leaders of volunteer groups to undergo applicable background checks and such checks to be documented. Also requires facilities to implement procedures for supervising volunteers who have not had background checks who have contact with residents.	Sections 66-24 and 63.2-1726 of the Code of Virginia require background checks on all individuals who volunteer on a regular basis and will be alone with residents.  6VAC35-51-300 requires personnel records to retain proof of the completed background checks.  6VAC35-140-260 requires background checks on personnel.	The proposed section requires background checks on volunteers and interns consistent with the requirements of the Code of Virginia and applicable regulations.
300	Volunteer and intern orientation and training:	6VAC35-51-310 and 6VAC35-140-280 require	The proposed section extracts the orientation and training

Droposed magninements	Other regulations and	Intent and likely impact of
r roposed requirements	)	Intent and likely impact of proposed requirements
Requires certain volunteers	certain trainings/	requirements for volunteers from
and interns to be oriented on	orientation for volunteers.	the existing regulatory structure
eight items and trained,	6VAC35-51-1060	and consolidates them in one
	-	section.
	procedures.	
_		
evacuation.		
Personnel records: Requires	6VAC35-51-300 requires	This section is consistent with
personnel records for each	updated personnel	the current regulatory scheme.
employee or	records (including	
C	•	
*	components.	
• •		
1		
volunteer and contract		
service providers' records		
	6VAC35-51-640 requires	The proposed section is
	•	consistent with current
		regulatory requirements. It also
care record to be maintained	each resident to be	no longer requires records to be
for each resident. The	maintained uniformly and	maintained in metal containers
records are to be kept	confidentially with	(as a cabinet or container that
		protects against fire and flood
•		may now be of a substance other
* *		than metal). It also cross- references the statute governing
	retained permanentry.	confidentiality of residents'
		records in order to provide a
_		reminder to facilities that any
confidentiality.		distribution of the records must
-		be in accordance with these
		statutes.
Face sheet: Requires a face	6VAC35-51-700 requires	The proposed section removes
		some of the procedural language
	specific components.	and requirements to maintain information on the face sheet that
		is already, and more
		appropriately, maintained
		elsewhere (thus reducing
	and interns to be oriented on eight items and trained, within 30 days of their start date, on procedures applicable to their duties and responsibilities in the event of a facility evacuation.  Personnel records: Requires personnel records for each employee or volunteer/intern on whom background checks are required. It lists nine necessary parts of the record and requires health records to be maintained separately. It also specifies that volunteer and contract service providers' records may contain only the record of compliance with any required background checks.  Maintenance of residents' records: Requires a case record and a separate health care record to be maintained for each resident. The records are to be kept confidential and released only in accordance with applicable Code sections. A procedure shall govern the maintenance of the records and shall address specific requirements regarding confidentiality.	Requires certain volunteers and interns to be oriented on eight items and trained, within 30 days of their start date, on procedures applicable to their duties and responsibilities in the event of a facility evacuation.  Personnel records: Requires personnel records for each employee or volunteer/intern on whom background checks are required. It lists nine necessary parts of the record and requires health records to be maintained separately. It also specifies that volunteer and contract service providers' records may contain only the record of compliance with any required background checks.  Maintenance of residents' records: Requires a case record and a separate health care record to be maintained for each resident. The records are to be kept confidential and released only in accordance with applicable Code sections. A procedure shall govern the maintenance of the records and shall address specific requirements regarding confidentiality.  Face sheet: Requires a face sheet to be maintained on each resident. It lists specific components on the document and requires it to be maintained as changes

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposeu Tequirements	law that apply	proposed requirements
		***	duplicity in practice). The face sheets are no longer required to be maintained permanently.
350	Buildings and inspections: Requires new construction, major renovations, and temporary structures to be inspected and approved by appropriate building officials (as documented by a current certificate of occupancy). It requires facilities to maintain documentation of annual fire inspections (as required by the building code). Also requires annual inspections of sanitation, sewage, water, swimming pools, and food systems.	6VAC35-51-420 requires a certificate of occupancy for all buildings; annual fire inspections; annual inspections of sanitation, sewer, water, food service operations, and swimming pools; the buildings to be suitable to the designated purposes; and any building plans to be approved by the regulatory authority.	The proposed section clarifies what the facilities' responsibilities are regarding annual inspections. The current regulatory scheme requires fire inspections to be conducted annually (defined as once every 13 months). However, facilities do not conduct the fire inspections. For group homes/halfway houses, these inspections are conducted by the local fire inspectors who operate within their own time frames and procedures for inspecting residential facilities. As such inspections may exceed the 13-month maximum contained in the current regulation, the proposed regulation adds some flexibility for the facilities by requiring them to attempt to schedule an "annual" inspection and to (1) maintain documentation of the current certification and (2) document attempts to schedule inspections (and any necessary follow-up seeking inspections) should such inspections not be completed
360	Equipment and systems inspections and maintenance: Requires safety, emergency, and communications equipment and systems to be tested and maintained according to the manufacturer's requirements or procedure (but must be done at least quarterly). If such a system is defective, facilities must immediately repair, remove, or replace the defective equipment.	6VAC35-140-310 requires the inspection of safety, emergency, and communications systems at least quarterly and more frequently if required by the manufacturer's instructions. 6VAC35-140-320 requires facilities to take immediate steps to repair or replace defective equipment.	within the 13-month period.  The proposed section is consistent with the current regulatory scheme. It provides additional guidance by having the facility administrator maintain a listing of all safety, emergency, and communications equipment and systems subject to the requirements of this section.

Section	Duanagad vaguinaments	Other regulations and	Intent and likely impact of
number	Proposed requirements	Other regulations and law that apply	Intent and likely impact of proposed requirements
370	Heating and cooling systems and ventilation: Requires heat to be distributed to all rooms so that the temperature is not below 68°F. Also requires rooms to be ventilated when temperatures exceed 80°F.	6VAC35-51-430 requires heat to be evenly distributed and not be lower than 68°F, natural or mechanical ventilation to the outside in all rooms, and airconditioning/fans in all rooms where temperatures exceed	The proposed section is consistent with the current regulatory provision.
380	Lighting: Requires sleeping and activity areas to have natural lighting; lighting to be sufficient for the activities being performed; and night lighting to be sufficient to observe residents. Also requires facilities to have plans for lighting in the case of an emergency and outside entrances and parking areas to be lighted.	80°F.  6VAC35-51-440 requires electric lighting to be sufficient for activities being performed, continuous at night, and in outside entrances and parking areas. It also requires flashlights to be available for all staff at night.  6VAC35-140-330 requires natural lighting in sleeping/activity areas and lighting at night to be sufficient to observe the residents.	The proposed section amends the provision regarding lighting in the case of an emergency and requires a plan for alternative lighting (rather than flashlights for each direct care staff member).
390	Plumbing and water supply; temperature: Requires plumbing to be operational, an adequate supply of hot and cold running water, and precautions to be taken to avoid scalding by hot water.	6VAC35-51-450 requires plumbing to be maintained in good operating condition, an adequate supply of running water, and precautions to be taken to prevent scalding (water temperature between 100-120°F).	The proposed section is consistent with the current regulatory provision.
400	Toilet facilities: Requires one toilet, sink, and shower in each living unit and for a specific number of residents and staff; one bathtub in the facility; one mirror in each room with sinks; and privacy provisions in bathrooms not designated for individual use.	6VAC35-51-460 sets the requirements for the number of toilets, sinks, showers, and tubs in a facility.	The proposed section is consistent with the current regulatory provision.
410	Sleeping areas: Requires	6VAC35-51-480	The proposed section addresses

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Section number	Proposed requirements	Other regulations and law that apply	Intent and likely impact of proposed requirements
number	sonerate sleeping gross for		
	separate sleeping areas for males and females; beds to be a certain distance apart; mattresses to be fire retardant; and sleeping areas to comply with square footage requirements.	requires, in part, separate same-sex sleeping areas; no more than four residents to a room (except if allowed by the board in JCCs); three feet between beds; specific square footage requirements for bedrooms; and sleeping areas that are conducive to sleep and rest.  6VAC35-51-500 requires provisions for privacy from routine sight supervision, video, and audio monitoring by permission of regulatory	issues specific to resident sleeping areas. It retains the provision regarding no more than four residents to a room. It does not require the sleeping area to be conducive to sleep or rest.
420	Furnishings: Requires furnishings to be safe, clean, and suitable for use.	authority.  6VAC35-51-590(A) requires all furnishings and equipment to be safe, clean, and suitable.	The proposed section is consistent with the current regulatory provision.
430	Disposal of garbage and management of hazardous materials: Requires facilities to provide for the collection and legal disposal of all garbage and waste materials, including toxic and medical materials.	6VAC35-51-600(B) requires facilities to provide for the legal disposal of waste.	The proposed section is consistent with the current regulatory provision.
440	Smoking prohibitions: Prohibits smoking in living areas and areas where residents participate in programs.	6VAC35-51-490 prohibits smoking in living areas and areas where residents participate in programs.	The proposed section is consistent with current regulations.
450	Space utilization: Space utilization: Requires each facility to have space, which may be used interchangeably, for specific activities, including indoor and outside recreation, kitchen and dining, laundry, storage, visiting, administrative activities, educational programming, and medical practice.	6VAC35-51-510 requires group homes to have a living room with a "home-like" environment and all facilities to have indoor recreation space with appropriate materials and, if more than 13 residents, that space must be separate from the living room. 6VAC35-51-530(B)	The proposed section consolidates numerous existing regulations. It does not contain a requirement for school classrooms.

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposeu Tequitements	law that apply	proposed requirements
number		requires adequate kitchen facilities. 6VAC35-51-540 requires laundry areas, if done at the facility. 6VAC35-51-550 requires storage space. 6VAC35-51-570 requires office space for administrative activities. 6VAC35-51-580(C) requires outdoor recreation space. 6VAC35-140-90 requires residential facilities to have a designated visiting area. 6VAC35-140-100 requires facilities that operate school programs to provide school classrooms. 6VAC35-51-580, in part, requires all facilities to have an outdoor recreation area.	proposed requirements
460	Maintenance of the buildings and grounds: Requires all buildings and grounds to be safe, maintained, and reasonably free of clutter, rubbish, foul odors, pests, and vermin.	6VAC35-51-580, in part, requires the buildings and grounds to be maintained. 6VAC35-51-600(A) and (C) require all buildings to be well-ventilated and free of odors, flies, and vermin.	The proposed section is consistent with the current regulatory sections.
470	Animals on the premises: Requires any animals housed at the facility to have clean sleeping areas and adequate food and water and to be housed separate from sleeping and activity areas and the water supply. Any animals must be up to date on any required testing and inoculations. The premises should be kept free of stray animals.	6VAC35-51-610 requires animals maintained on the premises to be housed away from certain areas, provided clean quarters and adequate food/water, and tested/licensed. It also requires the premises to be free of stray animals.	The proposed section is consistent with the current regulatory provisions.
480	Fire prevention plan:	6VAC35-140-340(A)	The proposed section is

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposcu requirements	law that apply	proposed requirements
	Requires a fire prevention plan that provides for adequate fire protection service.	requires each facility to have a fire prevention plan that provides for adequate fire protection service.	consistent with the current regulatory provisions.
490	Emergency and evacuation procedures: Requires a fire prevention plan and an emergency preparedness and response plan, which is reviewed annually, with six different components, including required procedures. It requires all employees to be trained and prepared to implement the plan; volunteers and contractors to be trained in their responsibilities in implementing the evacuation plan; and residents to be informed of their responsibilities in implementing emergency and evacuation procedures. Also requires notification to parents, the director, and the regulatory authority within 72 hours after the incident is stabilized; evacuation routes to be posted; evacuation drills to be conducted and documented; and a designated employee to ensure the plan and drill	egress for physically handicapped residents. 6VAC35-51-1060 lists required components of each facility's emergency preparedness and response plan and mandates training, orientation, notice, drills, and review/monitoring. 6VAC35-140-340(A) requires each facility to have a fire prevention plan that provides for adequate fire protection service.	All facilities currently have comprehensive emergency and evacuation plans. The proposed section is consistent with such plans, removes some procedural language, and adapts the responsibilities of residents, volunteers, and contractors to apply in the facilities.
500	requirements are met.  Contraband: Requires procedures for the control, detection, and disposition of contraband.	6VAC35-140-120 requires facilities to have procedures for the control, detection, and disposition of contraband.	The proposed section is consistent with current regulations.
510	Searches of residents: Requires procedures to govern all searches in applicable group homes/halfway houses. It details specific required components of general	6VAC35-51-850 prohibits strip searches unless allowed by other regulations or by court order; requires procedures if patdown searches are conducted;	The proposed section clarifies the parameters and requirements for the searches of residents.

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposcu Tequirements	law that apply	proposed requirements
Hambel	procedures and specific	and lists required	proposed requirements
	procedures for strip and	components of patdown	
	body cavity searches.	procedures.	
		6VAC35-140-590	
		requires procedures	
		limiting searches to the	
		minimum amount of	
		touching necessary and	
		restricting who may	
		perform body cavity and	
		strip searches.	
520	Telephone access and	6VAC35-51-590(B)	The proposed section clarifies
	emergency numbers:	requires a telephone	when an emergency number
	Requires there to be one	accessible to staff.	must be provided to the resident
	nonpay telephone in all	6VAC35-51-840 requires	and responsible adults. It now
	areas where residents sleep	an emergency telephone	requires a number to be provided
	or participate in activities.	number where staff may	to residents and the responsible
	It requires an emergency	be reached at all times	party when a resident leaves the
	contact number for staff.	and for residents away	facility in the absence of staff or
	Also requires an emergency	from the facility to be	police and removes the existing
	telephone number to be	provided with an	requirement to maintain an
	provided to the resident and	emergency phone	emergency number to contact
	the person responsible for	number.	staff.
	the care of the resident		
	when the resident is away		
	from the facility and not under the supervision of		
	direct care staff or law		
	enforcement.		
530	Internet access: Requires	None.	The proposed section is new and
230	facilities to have procedures	Trone.	requires procedures if residents
	governing use if the		have access to the internet.
	residents have access to the		
	internet.		
540	Weapons: Prohibits	6VAC35-51-220 requires	The proposed section clarifies
	weapons on the premises	procedures for the	when and how weapons may be
	except in the possession of a	possession of firearms	on the premises by prohibiting
	law-enforcement officer in	that must restrict use	them generally with one
	the course of his duties.	except if in possession of	exception for law enforcement.
		security/law enforcement,	
		locked, or used by a	
		resident with permission.	
550	Transportation: Requires	6VAC35-51-1010(A) and	The proposed section is
	each facility to have	(B) require transportation	consistent with the current
	transportation available for	of residents to be done in	regulatory provisions.
	routine and emergency	accordance with	
	transportation; written	applicable laws and for	
	safety rules for the	each facility to have	

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	11 oposeu 1 equit ements	law that apply	proposed requirements
	transportation of residents	safety rules for	1 1
	and the use and maintenance	transportation and, in	
	of vehicles; and a procedure	subsection (C), for the	
	for the verification of	maintenance of vehicles.	
	appropriate licensure status	6VAC35-140-140	
	for staff who transport	requires the facility to	
	residents.	have transportation	
		available for routine and	
		emergency transportation.	
560	Prohibited actions: This	6VAC35-51-880 lists 13	The proposed section clarifies
	section lists 17 specific	acts that are prohibited in	the actions prohibited in group
	actions prohibited in the	all facilities.	homes/halfway houses; adds
	facilities with a broad	6VAC35-140-50 requires	nondiscrimination and use of
	statement that the	procedures mandating	pharmacological or mechanical
	Constitution must be	nondiscrimination, equal	restraints to this section. It
	followed.	programming, reasonable	contains a broad statement
		accommodation for	reminder that the list is not
		residents with disabilities,	exhaustive and any
		and prohibiting cruel and	constitutionally prohibited
		unusual punishment.	actions are also prohibited.
570	Residents' mail: This section	6VAC35-140-75 details	The proposed section contains
	details the specific	circumstances when mail	some clarifying changes and is
	circumstances and manner	may be read, censored, or	consistent with the current
	in which residents' mail may	rejected.	regulatory provisions.
	be delayed, reviewed, or		
	withheld. It differentiates		
	between legal and nonlegal		
	mainly in its requirements.		
	It also contains		
	requirements regarding		
	outgoing mail, access to		
	postage, and mail received		
	after a resident has left the		
	facility.		
580	Telephone calls: Requires	6VAC35-140-80 requires	The proposed section is
	telephone calls to be	facilities to allow	consistent with existing
	permitted in accordance	residents to have	regulations.
	with procedures that	reasonable access to a	
	account for facilities' needs	telephone.	
	and resident behavior.		
590	Visitation: Requires	6VAC35-51-990 requires	The proposed section clarifies
	residents to have reasonable	procedures for flexible	the facilities' responsibilities
	access to visitation with	visitation unless governed	relating to visitation. It contains
	immediate family members	by other regulations. It	language that residents have a
	and legal guardians. It	also sets time frames in	general right to visitation subject
	requires visitation	which copies of the	to reasonable limitations. From
	procedures that account for	visitation procedure	the current regulatory scheme, it
	facility needs, resident and	should be provided to the	changes the requirement to mail

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Section number	Proposed requirements	Other regulations and	Intent and likely impact of
number	visitor behaviors, and a	law that apply parents/guardians.	proposed requirements copies of the visitation procedure
	focus on strong family and	6VAC35-51-1000	from 24 hours after admission to
	community relationships.	requires written	the end of the next business day
	Also requires the procedure	permission of the	after admission.
	to be sent to the parent by	resident's family prior to	arter admission.
	the end of the next business	any visit at the homes of	
	day after admission.	staff.	
		6VAC35-140-90 requires	
		visitation consistent with	
		procedures in a	
		designated visiting area	
		with the ability for	
		residents and visitors to	
		have physical contact.	
600	Contact with attorneys,	6VAC35-140-570	The proposed section adopts the
	courts, and law	requires secure facilities	major substantive components of
	enforcement: Requires	to follow procedures for	the current regulation, which
	facilities to allow residents	obtaining and	applies only to secure facilities.
	to have uncensored,	documenting a resident's	It also adds parts relating to
	confidential	consent prior to	contact with attorneys and courts
	communications with their	questioning by the police.	(both of which are
	attorneys, subject to	It also prohibits staff	constitutionally protected).
	reasonable restrictions; prohibits denial of access to	from playing "any role" in allowing contacts with	
	the courts; and requires	police.	
	procedures for when a	ponce.	
	resident consents to		
	questioning by law		
	enforcement that prohibits		
	staff from coercing a		
	resident's decision.		
610	Personal necessities and	6VAC35-51-470 requires	The proposed section is
	hygiene: Requires facilities	an adequate supply of	consistent with current
	to provide residents with	personal necessities to be	regulations.
	four items of personal	available to residents;	
	necessity at intake. The	washcloths and towels to	
	items must be clean and in	be cleaned weekly; and	
	good repair upon issuance	incontinent residents to	
	and must be replenished as	have special provisions.	
	needed. Also requires	6VAC35-51-480	
	linens to be changed or	requires, in part, clean	
	cleaned with bleach every	mattresses, pillows,	
	seven days and blankets to	blankets, and linens;	
	be cleaned or changed as	linens to be cleaned	
	needed. Also requires staff to promote good personal	weekly.	
	hygiene by monitoring and		
	supervising hygiene		
	Daper vibing hygiene		

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposcu Tequitements	law that apply	proposed requirements
110111301	practices.		proposed requirements
620	Showers: Requires showers to be afforded daily except, conditionally, in drought conditions.	6VAC35-140-300 requires facilities to give residents the opportunity to shower daily.	The proposed section adds an exception when drought conditions exist assuming any alternative plan is approved by the local health authority.
630	Clothing: Requires residents to be provided with an adequate supply of clothing, similar to those worn in the community and which the resident has the opportunity to select. It also allows the resident to take the clothing upon discharge.	6VAC35-51-960 requires provisions to be made for resident clothing; requires residents of group homes to have age- and community-appropriate clothing; allows residents to participate in the selection of the clothes; and requires residents to be allowed to take personal clothing upon release/discharge.	This section is consistent with current regulations.
640	Residents' privacy: Requires residents to have privacy from routine sight supervision by staff of the opposite sex when the resident is bathing, dressing, or conducting toilet activities.	6VAC35-51-500 requires provisions for privacy from routine sight supervision, video, and audio monitoring by permission of regulatory authority.	This section is consistent with current regulations.
650	Nutrition: Requires facilities to provide residents with three nutritionally balanced meals daily. It allows special diets or alternative dietary schedules when ordered by a doctor or when necessary due to the residents' religious practices.	6VAC35-51-820 requires each facility to provide a nutritious daily diet, keep menus, provide special diets if ordered or religiously mandated, prohibit staff from eating other food in front of residents, limit the time between meals, provide earlier meals if necessary, and obtain approval to extend time between meals on evenings and weekends.	The proposed section is generally consistent with the current regulatory provisions. It amends the provision regarding the maximum duration between meals on weekends and holidays and allows an extension of time between the evening and morning meal if authorized by the facility administrator. (Under the current scheme, this extension could be authorized by the department, which has never denied a request.)
660	School enrollment and study time: Requires facilities to take reasonable steps to enroll students within five business days of admission and to implement	6VAC35-51-920 requires residents to be enrolled in school within five days of admission and for providers to provide certain services related	The proposed section was amended from current regulations to capture the required actions of facilities (currently requires enrollment in five days but that is a school-

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposed Tequirements	law that apply	proposed requirements
	procedures to ensure each resident has adequate study time.	thereto. It also requires study time.	based, not a facility-based, decision). Facilities, as proposed, must make all reasonable efforts for enrollment and document any such efforts.
670	Religion: Prohibits residents from being required or coerced to participate in or be unreasonably denied participation in religious activities and for the procedure to be accessible to residents.	6VAC35-51-930 requires procedures for resident participation in religious activities to be available to residents and for no resident to be coerced to participate in religious activities.	The proposed section is consistent with the current regulatory provisions.
680	Recreation: Requires each facility to have a recreational program plan with four required components. Also requires the plan to address how residents will be screened for participation and supervised while participating. Also requires ten required planning components of overnight recreational trips away from the facility.	6VAC35-51-940 requires a written description of the facility's recreation program and lists five required components. It also requires safety and specific overnight recreational and out-of-state trip procedures. 6VAC35-140-530 requires secure facilities to (i) have indoor and outdoor recreation areas; (ii) provide an opportunity for large muscle exercise daily; (iii) document circumstances prohibiting outdoor recreation; and (iv) provide a variety of fixed and movable equipment for indoor and outdoor recreation periods.	The proposed section is consistent with current regulation.
690	Residents' funds: Requires residents' funds to be used only for three specific purposes.	6VAC35-51-970 requires JCCs and group homes to provide opportunities for residents to learn the value of money and to have procedures regarding allowances. It requires all facilities to have procedures for the management of residents' funds and for such funds	The proposed section streamlines the current regulatory provisions.

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposeu Tequitements	law that apply	proposed requirements
		to be used for the residents' benefit. 6VAC35-140-110 requires residents' funds to be used for their benefit, to pay court ordered fines/fees, or to pay restitution.	
700	Fundraising: Requires permission from the resident's parents and the resident's consent prior to participating in fundraising activities.	6VAC35-51-210 requires written permission from the parent/legal guardian and permission from the resident (if 14 or older) prior to participation in fundraising activities.	The proposed section is consistent with current regulations.
710	Placement pursuant to a court order: This section lists the regulatory provisions for which placements pursuant to court orders are exempted (if the court order is maintained in the case record).	No previous section addressed this issue. (It was separately set forth in the applicable sections.)	The proposed section clarifies which sections do not apply when a resident is admitted pursuant to a court order.
720	Readmission to a shelter care program: This section lists provisions that do not apply when a resident is readmitted to a shelter care facility within 30 days of discharge.	No previous section addressed this issue.	The proposed section lists regulatory provisions from which shelter care facilities are excluded when a resident is readmitted within 30 days of discharge. This provision is intended to reduce duplicative paperwork and processes when there is a quick turn-around time between discharge and readmission.
730	Application for admission: Requires admission to facilities to be based on an evaluation of an application for admission. The application must include seven components, and the review must include three components listed in this section.	6VAC35-51-680 lists components for applications admission.	The proposed section is consistent with current regulations.
740	Admission procedures: This section lists what facilities	6VAC35-51-630(A) and (B) require facilities to	The proposed section is consistent with current

Castian	Duonagad vaguinamenta	Other regulations and	Intent and likely impact of
Section number	Proposed requirements	Other regulations and law that apply	Intent and likely impact of proposed requirements
number	must do upon admission of	have criteria for	regulations.
	a resident.	admission; accept only	1080100101
		residents compatible with	
		services available.	
750	Written placement	6VAC35-51-620 requires	The proposed section is
	agreement: Requires a	a written placement	consistent with current
	written placement	agreement (except	regulations.
	agreement for noncourt	placement via court order	
	ordered placements and lists	or in a shelter care	
	six required components of	facility).	
	the agreements.	6VAC35-51-690 lists	
		specific components of a	
		placement agreement and	
		requires the agreement or	
		court order to be kept in	
7.00	A 1	the resident's record.	TO 1
760	Admission: This section	6VAC35-140-60 requires	The proposed section is
	lists what facilities must do	procedures governing	consistent with current
	upon admission of a resident. It has procedural	admission and orientation to include verification of	regulations and includes a requirement to ask parents about
	requirements and lists the	authority of placement,	any medical concerns the
	items on which residents	search of the resident,	resident may have and to orient
	must be oriented.	health screening, notice	the resident on their rights,
	must be differed.	of admission, interview	including the right to be free
		of the resident,	from any form of abuse.
		explanation of the	,
		program, and assignment	
		to a room.	
770	Orientation to facility rules	6VAC35-140-65 requires	The proposed section is
	and disciplinary procedures:	an orientation to the	consistent with current
	Requires residents to be	facility covering the rules	regulations.
	oriented to the facility,	and sanctions and	
	including the rules of	requiring assistance to	
	conduct and disciplinary	any resident with literacy	
700	process.	difficulties.	
780	Emergency admissions:	6VAC35-51-670	The proposed section deletes the
	This section lists	addresses procedural	language regarding self-
	requirements for facilities	requirements when there	admissions.
	when residents are admitted	is an emergency or a self- admission into a facility.	
790	as emergency placements.  Resident transfer between	6VAC35-51-730 requires	The proposed section reduces the
170	residential facilities located	documentation for intra-	amount of information,
	in Virginia and operated by	system transfers (unless	additional to the case record,
	the same governing	by court order).	which must accompany the
	authority: Requires a	of court order).	resident and deletes the
	summary to be done at the		requirement for the sending
	time of transfer and the		facility to retain information.
	receiving facility to		
		•	

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	11 oposed requirements	law that apply	proposed requirements
	document three things upon	11 0	• •
	admission.		
800	Placement of residents outside the facility: Prohibits placement of residents in facilities not licensed.	6VAC35-51-750 prohibits placement of residents in a facility that is not licensed by DSS, except as ordered by the court or permitted by statute.	The proposed section is consistent with current regulations.
810	Discharge procedures: Requires discharge criteria to be available to prospective residents; for residents to be discharged only to the legal guardian, legally authorized representative, or foster parent, if approved by the guardian, unless an adult or emancipated. Also requires medication and treatment information to be provided to the parent/ guardian.	6VAC35-51-730 requires facilities to have criteria for discharge; retain discharge summary or court order and documentation of discharge/court order; release only to authorized person; and information for continuing care to be provided to the authorized person. 6VAC35-140-180 requires releases to be in accordance with procedures.	The proposed section is consistent with current regulations except it adds that a resident may be released to a foster parent, if authorized, and an adult or emancipated resident may be released to his/her own accord.
820	Discharge documentation: Requires discharge documentation to be in the case record and lists required components, unless a resident is released pursuant to a court order.	6VAC35-51-730 requires facilities to have criteria for discharge; retain discharge summary or court order and documentation of discharge/court order; release only to authorized person; and information for continuing care to be provided to the authorized person.	The proposed section is consistent with current regulations.
840	Structured programming: Requires each facility to have structured daily routines that are available to residents upon admission and appropriate to the residents' needs, and provide appropriate supervision and services. Such programming must be available to residents upon	6VAC35-51-710 requires an initial plan to be developed for all residents within three days of admission. 6VAC35-51-780(A) and (B) require a structured program of care and a daily routine. Subsection (F) requires the routine to account for appropriate	The proposed section no longer requires a plan to be drafted within three days of admission. This requirement is replaced by the provision requiring residents to be able to participate in programming upon admission. Given the structured environment in the group homes under this section, the requirement to develop a plan

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposcu Tequirements	law that apply	proposed requirements
	admission.	sleep and rest; (G) requires the promotion of good hygiene; and (H) requires compliance with facility/local curfews.	(which usually involves participating in the behavior management and educational programs) was evaluated as duplicative responsibilities for staff. Procedural language was also removed.
850	Daily log: Requires a daily log to be maintained to inform staff of issues experienced by the residents. It requires the log entries to have the date, time, and the name of the person writing the entry. Also requires electronic logs to prevent the overwriting of entries.	6VAC35-51-780(C), (D), and (E) require a daily communication log documenting significant happenings (including health complaints) and the identification of the author and time. 6VAC35-140-170 requires electronic log books to have protections to prevent entries from being overwritten.	The proposed section is consistent with current regulations.
860	Individual service plan: Requires service plans to be developed within 30 days of admission. It lists required components of the service plan, who must participate in the development, and who must be invited to participate in its development.	6VAC35-51-720(A), (B), and (C) require an individual service plan (ISP) to be developed within 30 days of admission and list required components. They also require progress to be documented and the plan to be reviewed every 90 days. Subsection (F) requires the ISP to be signed and dated; (G) requires staff to be able to describe the ISP; (H) details who should be involved in the ISP development and updating; and (I) addresses who receives a copy.	The proposed section separates the requirements of service plans from progress reports and modifies the required participants to require invitations. The facilities do not have control over whether outside individuals choose to participate.
870	Quarterly reports: Requires the quarterly review of a resident's progress in the program; lists five required components of the review; and identifies the	copy.  6VAC35-51-720 (D) requires the resident's progress to be reviewed every 90 days. Subsections (D) and (E) deal with components of	The proposed section is generally consistent with the current regulatory scheme; however, it does change who is required to participate in reviewing the resident's progress.

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	1 Toposeu Tequirements	law that apply	proposed requirements
	individuals to whom the	the review; (F) requires	The facilities do not have control
	review must be distributed.	the ISP to be signed and	over who attends or participates
		dated; (H) details who	in meetings.
		should be involved; and	
		(I) addresses to whom	
		copies should be	
		provided.	
		Section 16.1-284.1 of the	
		Code of Virginia requires	
		the court to review the	
		case monthly to	
		determine whether "the purpose of the order of	
		confinement has been	
		achieved."	
880	Therapy: Requires therapy	6VAC35-51-770 requires	The proposed section is
	to be provided by an	therapy to be provided by	consistent with current
	appropriately licensed or	a licensed professional or	regulations.
	supervised professional.	someone supervised by a	
		licensed professional	
		(unless exempted).	
890	Community relationships:	6VAC35-51-950 requires	The proposed section is
	Requires facilities to	(i) opportunities for	consistent with current
	provide opportunities for	residents in group homes	regulatory requirements.
	resident to participate in	to use community	
	community activities. Also	resources; (ii) procedures	
	requires procedures for	for evaluating volunteers;	
	governing how such	(iii) a staff community	
	activities will be selected;	liaison; and (iv)	
	for each facility to have a community liaison; and for	procedures for promoting positive neighborhood	
	procedures to be	relations.	
	implemented to promote	relations.	
	positive neighborhood		
	relationships.		
900	Resident visitation at the	6VAC35-51-1000 allows	The proposed section requires
	homes of staff: Requires	visitation at the homes of	approval from the parent, placing
	approval from the parent,	staff with permission	agency, and facility
	placing agency, and facility	from the legal guardian	administrator prior to allowing
	administrator prior to	and placing agency.	any visitation at the homes of
	allowing any visitation at		staff.
010	the homes of staff.	CVA COT 51 410	
910	Additional assignments of	6VAC35-51-410 states	The proposed section is
	direct care staff: Requires	direct care staff may	consistent with the current
	direct care staff to assume nondirect care	perform other duties only if they do not interfere	regulations.
	responsibilities when they	with supervisory	
	do not interfere with direct	responsibilities. It also	
	ao not interiore with ullett	responsionines. It also	İ

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	•	law that apply	proposed requirements
	care duties.	prohibits residents from being solely responsible for support functions.	
920	Staff supervision of residents: Requires staff not to work more than six consecutive days or 16 consecutive hours; and staff to have an average of two rest days per week. It requires one trained direct care staff actively supervising residents; and requires procedures for contingency staffing planning and to govern the movement of residents. Also requires one staff member to be certified in first aid and CPR whenever residents are being supervised by staff.	or support tunctions.  6VAC35-51-830  prohibits direct care staff from working more than six consecutive days or more than 16 hours in a row and requires an average of two rest days per week every four weeks. Subsection (D) requires one trained direct care staff and a staff certified in CPR/first aid to be present when residents are present. Subsection (F) does not apply.  6VAC35-140-540(A) requires 24-hour, awake supervision. Subsection (B) sets requirements for supervision by a staff of the opposite sex from the resident.  6VAC35-140-540(G) prohibits residents from controlling other residents unless part of an approved program.	The proposed section is consistent with current regulations.
930	Staffing pattern: Requires a 1:10 staff-to-resident ratio during the day and a 1:16 ratio during hours residents are scheduled to sleep. Also requires one staff to be on duty in every building or living unit where residents are sleeping.	6VAC35-140-545	The proposed section is consistent with the current regulatory provisions.
940	Outside personnel working in the facility: Requires outside personnel to be monitored if in the presence of residents and prohibits adult inmates from having direct contact with residents.	6VAC35-140-540(F) prohibits service personnel from working in secure facilities where they may have contact with residents (unless supervised). 6VAC35-140-290	The proposed section is consistent with the current regulations.

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number	110poseu requirements	law that apply	proposed requirements
		requires facilities to	proposed requirement
		monitor outside personnel	
		performing work in the	
		presence of residents and	
		the separation of adult	
		inmates from residents.	
950	Work and employment:	6VAC35-51-980 sets	The proposed section is
	Requires work assignments	requirements for the	consistent with the current
	to be appropriate to the age,	assignment of chores and	regulations.
	health, ability, and service	for work assignments	
	plan of residents and	outside the facility,	
	prohibits work assignments	including evaluating the	
	from interfering with	fairness of pay.	
	school, meals, or sleep.		
	Also requires the facility		
	administrator to evaluate the		
	fairness of pay for the work		
	performed.		
960	Independent living	6VAC35-51-1070 lists	The proposed section is
	programs: Requires	the requirements for	consistent with the current
	independent living programs	independent living	regulations.
	to be competency-based and	programs.	
	approved by the board.	6VAC35-140-350	
	Also requires a written	requires independent	
	program description with	living programs to have a	
	certain components.	description of curriculum	
070	To do not do not discission.	and teaching methods.	The man and and in
970	Independent living	6VAC35-140-350	The proposed section is
	programs curriculum and assessment: This section	requires independent	consistent with the current
		living programs to have a	regulations.
	lists curriculum, assessment,	description of curriculum and teaching methods.	
	and programmatic requirements of independent	and teaching methods.	
	living programs.		
980	Employee training in	6VAC35-140-350	The proposed section is
700	independent living	requires independent	consistent with the current
	programs: Requires certain	living programs to have a	regulations.
	training for independent	description of curriculum	regulations.
	living program staff.	and teaching methods.	
990	Medication management in	6VAC35-51-1070 lists	The proposed section is
<i>,,,</i> 0	independent living	the requirements for	consistent with the current
	programs: Requires	independent living	regulations.
	procedures regarding	programs.	1155
	medication management in	r0	
	independent living		
	programs.		
1000	Nutrition procedure in	6VAC35-51-1070 lists	The proposed section is
	independent living	the requirements for	consistent with the current
	1	1	

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number		law that apply	proposed requirements
	programs: Requires written procedures for ensuring residents receive adequate nutrition.	independent living programs. 6VAC35-140-350 requires independent living programs to have a description of curriculum and teaching methods, including nutrition.	regulations.
1010	Wilderness program: Requires wilderness programs to be approved by the board with several programmatic requirements. Also requires a written program description with five required components.	6VAC35-51-1090 lists the requirements for wilderness programs. 6VAC35-140-710 addresses programmatic requirements of wilderness work programs.	The proposed section is consistent with the current regulations.
1020	Wilderness programs or adventure activities: This section has 14 requirements to be met prior to taking residents on wilderness or adventure activities.	6VAC35-51-1090 lists the requirements for wilderness programs. 6VAC35-140-710 addresses programmatic requirements of wilderness work programs.	The proposed section is consistent with the current regulations.
1030	Initial physical for wilderness programs or adventure activities: Requires initial physical forms to be completed for programs that take residents on wilderness or adventure activities and lists two required components of the physical form.	6VAC35-51-1090 lists the requirements for wilderness programs. 6VAC35-140-710 addresses programmatic requirements of wilderness work programs.	The proposed section is consistent with the current regulations.
1040	Physical environment of wilderness programs or adventure activities: This section establishes requirements for wilderness programs and adventure activities to have personal storage, fire extinguishers, safe artificial lighting, lighting sufficient for safety, a telephone in all areas where residents sleep or participate in programs, and first aid kits.	6VAC35-51-1090 lists the requirements for wilderness programs. 6VAC35-140-710 addresses programmatic requirements of wilderness work programs.	The proposed section is consistent with the current regulations.

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number		law that apply	proposed requirements
1050	Sleeping areas of wilderness programs or adventure activities: This section allows the use of primitive campsites and requires screening, separate beds, mattress covers, clean bedding, certain sleeping bags, and appropriate cleanliness. It also allows staff of the same sex to share the sleeping area with residents.	6VAC35-51-1090 lists the requirements for wilderness programs. 6VAC35-140-710 addresses programmatic requirements of wilderness work programs.	The proposed section is consistent with the current regulations.
1060	Personal necessities in wilderness programs or adventure activities: Requires each resident to be provided with adequate clothing and footwear.	6VAC35-51-1090 lists the requirements for wilderness programs. 6VAC35-140-710 addresses programmatic requirements of wilderness work programs.	The proposed section is consistent with the current regulations.
1070	Trip/activity coordination for wilderness programs or adventure activities: This section sets the requirements for a trip coordinator and trip planning and documentation for wilderness programs and adventure activities.	6VAC35-51-1090 lists the requirements for wilderness programs. 6VAC35-140-710 addresses programmatic requirements of wilderness work programs wilderness work programs.	The proposed section is consistent with the current regulations.
1080	Requirements of family oriented group home systems: This section lists 11 required procedures for family oriented group home systems (FOGHs).	6VAC35-140-360 requires FOGHs to have procedures for household occupancy, supervision, admission/orientation, treatment, programs/services, resident funds, resident records, medical treatment, serious incident notification, and weapons.	regulations.
1090	Examination by physician: Requires a physical and TB screening within 30 days of admission.	6VAC35-140-370 requires FOGHs to have residents undergo a TB screening and physical examination.	The proposed section is consistent with the current regulations.
1100	Requirements of family	6VAC35-140-380	The proposed section is

Continu	Duanaged was winson and	Other regulations and	Intent and library immed of
Section number	Proposed requirements	Other regulations and law that apply	Intent and likely impact of proposed requirements
Hullibel	group homes: This section	requires FOGHs to follow	consistent with the current
	lists 17 required	17 building and grounds,	regulations.
	components of FOGH	maintenance, sanitation,	
	placements.	and safety requirements.	
1110	Other applicable	No specific prior section.	The propose section lists the
	regulations: This section		other applicable requirements for
	lists four additional		FOGH placements.
	applicable regulatory provisions.		
1120	Definition of respite care:	Currently defined in	The proposed section is
1120	This section defines respite	6VAC35-51-10.	consistent with the current
	care.		regulations.
1130	Admission and discharge	6VAC35-51-630(C)	The proposed section is
	from respite care: Requires	details issues on	consistent with the current
	specific admission and	admission to respite care.	regulations.
	discharge requirements for		
1140	respite care. Updating health records in	6VAC35-51-630(C)	The proposed section is
1140	respite care: Requires	details issues on	consistent with the current
	health records to be updated	admission to respite care.	regulations.
	at the time of each stay in a	•	
	facility.		
1150	Definitions applicable to	Currently defined in	The proposed section is
	health care services: This	6VAC35-51-10 and	consistent with the current
	section defines "health authority," "health care	6VAC35-140-10.	regulations.
	record," "health care		
	services," and "health		
	trained personnel."		
1160	Provision of health care	6VAC35-140-192	The proposed section is
	services: Requires nursing	requires nurses to	consistent with the current
	staff to follow applicable	perform treatment	regulations.
	laws and other health	pursuant to verbal or written orders.	
	trained staff to provide care within their training and	withen orders.	
	certification.		
1170	Health care procedures:	6VAC35-51-790 requires	The proposed section clarifies
	Requires procedures in five	certain health care	applicability in the group home
	areas relating to the	procedures for routine	setting.
	provision of routine and	and emergency services.	
	emergency services. Also		
	requires certain information on each resident to be		
	readily available in case of		
	an emergency.		
1180	Health trained personnel:	This requirement was	The proposed section is
	Requires health trained	previously included in the	consistent with the current

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number		law that apply	proposed requirements
	personnel to provide care appropriate to their level of training and for the facility to maintain documentation of such trainings or certifications.	definition of "health trained staff person."	regulatory provisions.
1190	Consent to and refusal of health care services: Requires, if applicable, for parents to be advised of the material facts relating to any proposed health care procedures. It also includes a provision that the resident may refuse care and care may be rendered against a resident's will in accordance with applicable laws.	6VAC35-140-210 requires facilities to have procedures to (i) obtain consent as required by law; (ii) allow resident to refuse treatment; and (iii) to provide care against a resident's will consistent with applicable laws.	The proposed section is consistent with the current regulatory provisions.
1200	Health screening at admission: Requires residents to be screened at admission and not be admitted if the screening reveals residents pose a health risk to themselves or others.	6VAC35-140-190 requires facilities to perform a preliminary health screening on residents before being admitted to the general population; to separate residents who pose a risk; and to provide necessary health care immediately.	The proposed section is consistent with the current regulatory provisions.
1210	Tuberculosis screening: Requires TB screening within seven days of placement and the screening to be in accordance with the recommendations of the Division of TB Control at VDH.	6VAC35-51-800(B) and (C) require TB screening at admission and annually.	The proposed section is modified in order to allow flexibility in practice in order to be in conformity with the recommendations and requirements of the Division of TB Control at VDH.
1220	Medical examinations and treatment: Requires entrance and annual physical examinations.	6VAC35-51-800(A) requires an entrance physical examination. The proposed regulation retains this requirement. Subsection (G) requires documentation on annual dental exams (except for respite, shelter care, and detention centers).	This section is consistent with the current regulatory requirements; however, it does contain an exception for readmission to shelter care within 30 days of the previous discharge.
1230	Infectious or communicable diseases: Prohibits the	6VAC35-51-800(F) prohibits admission of a	The proposed section is consistent with the current

Section	Dronocod requirements	Other regulations and	Intent and likely impact of
number	Proposed requirements	law that apply	Intent and likely impact of proposed requirements
Hullibel	admission of residents with	resident with a	regulatory requirements.
	known communicable	communicable disease.	regulatory requirements.
	diseases to be housed	6VAC35-140-200	
	separately from the general	requires staff to be	
	population unless a	trained in universal	
	physician certifies	precautions and on how	
	otherwise. Requires	to manage residents with	
	procedures for staff actions	communicable diseases.	
	and training regarding	communicable discuses.	
	communicable diseases.		
1240	Suicide prevention:	6VAC35-140-250	The proposed section is
1240	Requires a suicide	requires all facilities to	consistent with the current
	intervention plan and staff	implement a suicide	regulatory provisions.
	to be trained in the suicide	prevention and	regulatory provisions.
	prevention program.	intervention program.	
1250	Residents' health records:	6VAC35-51-800(D) and	The proposed section is
1230	Requires residents' health	(E) list contents of the	consistent with the current
	records to be maintained	health records.	regulatory provisions.
	and lists certain required	Subsection (H) requires	regulatory provincials.
	contents. Also requires the	notation of medical	
	health records to be kept	complaints and a	
	confidential, accessible in	summary of symptoms	
	case of emergencies, and	and treatment.	
	available to authorized staff	6VAC35-140-220	
	as allowed by law.	requires health records to	
		be kept confidentially,	
		accessible in case of	
		emergency, and available	
		to authorized staff.	
1260	First aid kits: Requires each	6VAC35-51-800(K)	The proposed section adds a
	facility to have first aid kits	requires a well-stocked	requirement for procedures to
	maintained in accordance	first aid kit.	address maintenance and
	with written procedures		restocking.
	governing maintenance,		
	stocking, and readiness for		
	use. Also requires the first		
	aid kits be accessible for use		
	in emergencies.		
1270	Hospitalization and other	6VAC35-140-230	The proposed section is
	outside medical treatment of	requires residents needing	consistent with the current
	residents: Requires residents	health care services	regulatory provisions.
	who receive out-of-facility	outside the facility to be	
	treatment to be transported	transported safely and to	
	safely, accompanied by	be accompanied by	
	staff, law enforcement, or a	appropriate persons. It	
	parent/legal guardian. Also	also requires the	
	requires the parents or legal	parents/guardians to be	
	guardians to be notified of	notified of treatment	

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number		law that apply	proposed requirements
	the treatment as soon as	outside the facility as	• •
	practicable.	soon as practicable.	
1280	Medication: This section	6VAC35-51-810 details	The proposed section adds an
	contains complex	extensive procedures	allowance for medication to be
	procedures regarding the	regarding medications.	on the person of the resident if
	maintenance of and		ordered by the physician; i.e.,
	administration of		inhalers, and requires the
	medication and protocol		notation of administration and
	when medication is refused.		refusals. The provisions are
	It requires proper labeling		consistent with the current
	and storage; staff who		regulatory provisions.
	administer medication to be		
	trained and annually		
	retrained and informed of		
	any known side effects of		
	the medication; procedures		
	for over-the-counter		
	medication; all medication		
	to be administered in		
	accordance with physicians'		
	orders; medication		
	administration records, with		
	specific required		
	components, to be		
	maintained; medication		
	incidents (formerly referred		
	to as medication errors) to be addressed, treated, and		
	documented; medication		
	refusals to be documented;		
	unused medications to be		
	legally disposed; the		
	telephone numbers for		
	poison control to be near		
	each nonpay telephone; and		
	syringes and other medical		
	implements to be locked and		
	inventoried.		
1290	Behavior management:	6VAC35-51-900(A), (B),	The proposed section is
	Requires each facility to	and (C) require	consistent with the current
	implement a behavior	procedures on (i) the	regulatory provisions.
	management program and	rules of conduct, (ii) the	
	lists five required	behavior management	
	components of the	techniques, and (iii)	
	program's governing	training, orientation, and	
	procedures.	dissemination of	
		information on the	
		behavior management	

Section	Proposed requirements	Other regulations and	Intent and likely impact of
number		law that apply	proposed requirements
		program. Subsections (K) and (L) require the procedures to be reviewed annually and for staff trained in the behavior management program to be present any time residents are present.	
1300	Behavior support: Requires a behavior support plan to be developed if a resident requires supports in addition to those in the behavior management program.	6VAC35-51-860 requires a behavior support plan to be prepared within 30 days of admission for every resident. It details the required components of the plan and individuals to be involved in its development. It also requires staff to be knowledgeable of the plan and excludes detention centers and RDC.	The proposed section no longer requires a behavior support plan for every resident (as each facility has a behavior management program applicable to all residents) but does require the facility to implement a plan if additional supports are identified as necessary. The specific components of the contract are not included in this proposed section.
1310	Timeout: Requires certain procedures if a facility uses timeouts (prohibits timeouts in locked spaces).	6VAC35-51-870 requires certain procedures if a facility uses timeouts.	The proposed section is consistent with the current regulatory provisions.
1320	Physical restraint: This section details when and how physical restraint may be used (as a last resort, when other interventions have failed, and necessary to control a risk to the safety of the resident, others, or the public). It requires specific procedures governing restraint to include training, documentation, review, and a focus on de-escalation.	6VAC35-51-900(D) through (J) require procedures governing the use of physical restraint, place restrictions on when and who may use restraints, and require documentation each time a resident is restrained.	The proposed section contains the major substantive components from the existing regulation and adds a requirement for training in crisis prevention and intervention techniques, the specific purpose for the review of the report, and a requirement to identify the control techniques that are appropriate to identified levels of risk.
1330	Chemical agents: Prohibits the use of chemical agents by staff in facilities.	6VAC35-140-660 allows use of pepper spray with board approval in certain circumstances.  Board policy 18-005 prohibits staff from using chemical agents in facilities regulated by the board.	The proposed section adopts the board policy language.

## Completely deleted sections of existing regulations

The following sections of existing regulations were deleted entirely from the proposed regulation because they: (1) did not apply to facilities regulated by the board (as previously contained in the Interdepartmental Standards); (2) were procedural in nature and inappropriate for the regulation; (3) addressed duties that are not the responsibilities of the facilities; i.e., duties of the board, regulatory authority, or department; or (4) were not appropriate for the regulation governing facilities regulated by the board:

- 6VAC35-51-20. Interdepartmental cooperation.
- 6VAC35-51-30. Applications. (Addresses applications to become a children's residential facility.)
- 6VAC35-51-40. Investigation. (Mandates DJJ to inspect and investigate children's residential facilities.)
- 6VAC35-51-50. Review of facilities. (Requires DJJ to review facilities during the period of certification to monitor compliance with the regulation and to notify localities of any health/safety violations.)
- 6VAC35-51-60. Posting of information. (Requires DJJ to post information on its website.)
- 6VAC35-51-80. Corrective action plans. (Requires plans to be submitted for each provision on which a facility is found noncompliant.)
- 6VAC35-51-90. Licenses/certificates. (Details terms of certification that may be issued by the board.)
- 6VAC35-51-100. Application fees. (Lists fees for initial application and renewal.)
- 6VAC35-51-110. Modification. (Addresses when and how certification may be modified. Also states that a facility may not implement any contemplated change prior to approval of the regulatory authority.)
- 6VAC35-51-120. Denial. (Lists circumstances when an application for licensure may be denied.)
- 6VAC35-51-130. Revocation. (Lists when a certificate may be revoked.)
- 6VAC35-51-140. Summary suspension. (Details the procedure for the summary suspension of a facility's licensure.)
- 6VAC35-51-160. Investigation of complaints and allegations. (Requires DJJ to investigate complaints against a facility it regulates.)
- 6VAC35-51-190. Fiscal accountability. (Requires certain facilities to prepare end of the year financial documents, to have a bookkeeping system, and to have procedures for the handling of facility funds.)
- 6VAC35-51-320. Staff supervision. (Requires procedures regarding the supervision of staff; including type, frequency, and documentation.)
- 6VAC35-51-330. Applicant. (Lists requirements applicant must meet prior to consideration for initial licensure.)
- 6VAC35-51-340. Chief administrative officer. (Lists the responsibilities and qualifications of a CAO.)
- 6VAC35-51-350. Program director. (Lists the responsibilities and qualifications of a program director.)
- 6VAC35-51-360. Case manager. (Lists the responsibilities and qualifications of a case manager.)
- 6VAC35-51-370. Child care supervisor. (Lists the responsibilities and qualifications of a child care supervisor.)
- 6VAC35-51-380. Child care staff. (Lists the responsibilities and qualifications of a child care staff.)

• 6VAC35-51-390. Relief staff. (Allows qualified relief staff to be used as needed to meet programming needs.)

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- 6VAC35-51-650. Interstate Compact on the Placement of Children. (Details requirements when discharging a resident to a residence in another state.)
- 6VAC35-51-1010. Vehicles and power equipment. (Requires safety rules for the maintenance of power equipment).
- 6VAC35-51 FORMS
- 6VAC35-140-20. Other applicable standards. (Indicates these regulations coexist with the Interdepartmental regulation.)
- 6VAC35-140-22. National accreditation is deemed compliance with these standards. (Allows accreditation by ACA to show compliance with this Chapter.)
- 6VAC35-140-23. Outcome-based and performance-based standards authorized. (Allows an exemption from a regulatory provision for the implementation of a performance-based alternative standard.)
- 6VAC35-140-24. Regulation establishes policy. (States the authority of the board to promulgate regulations.)
- 6VAC35-140-30. Applicability. (States applicability of the regulatory provisions.)
- 6VAC35-140-40. Previous regulation terminated. (States impact of regulation on other provisions.)
- 6VAC35-140-45. General requirement. (Requires facilities to comply with applicable laws and regulations.)
- 6VAC35-140-150. Nonresidential programs and services. (Requires nonresidential services offered by juvenile facilities to comply with applicable laws and regulations.)
- 6VAC35-140-295. Political activity. (Requires facilities to have procedures governing political activities, such as campaigning and lobbying.)
- Article 6.1 Standards for Halfway Houses (Contains six requirements specific to halfway houses)
  - o 6VAC35-140-385. Administration and organization.
  - o 6VAC35-140-386. Review of collective service needs.
  - o 6VAC35-140-387. Program to reinforce positive behavior.
  - o 6VAC35-140-388. Organizational communications.
  - o 6VAC35-140-389. Financial practices.
  - o 6VAC35-140-709. Other applicable standards.
- 6VAC35-140-790. Junior ROTC program. (Requires JROTC to have a description of criteria for entrance, retention, termination, and how discipline and sanctions will be applied.)

## Regulatory flexibility analysis

Please describe the agency's analysis of alternative regulatory methods, consistent with health, safety, environmental, and economic welfare, that will accomplish the objectives of applicable law while minimizing the adverse impact on small business. Alternative regulatory methods include, at a minimum: 1) the establishment of less stringent compliance or reporting requirements; 2) the establishment of less stringent schedules or deadlines for compliance or reporting requirements; 3) the consolidation or simplification of compliance or reporting requirements; 4) the establishment of performance standards for small businesses to replace design or operational standards required in the proposed regulation; and 5) the exemption of small businesses from all or any part of the requirements contained in the proposed regulation.

The proposed regulation may affect small business in as much as a small business provides a program or service subject to this regulation. Having clear, concise, and consistent requirements across facilities (i) provides such entities with clear requirements and (ii) ensures consistency in such requirements throughout the Commonwealth. The proposed amendments would streamline the compliance and reporting requirements while not affecting the quality of services provided in facilities and to administrators subject to the regulation or the ability of the board or department to oversee such functioning and thus would benefit any affected small businesses.

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## Family impact

Please assess the impact of the proposed regulatory action on the institution of the family and family stability including to what extent the regulatory action will: 1) strengthen or erode the authority and rights of parents in the education, nurturing, and supervision of their children; 2) encourage or discourage economic self-sufficiency, self-pride, and the assumption of responsibility for oneself, one's spouse, and one's children and/or elderly parents; 3) strengthen or erode the marital commitment; and 4) increase or decrease disposable family income.

This regulatory action should have a positive impact on families when residents receive services through a facility's program or staff member. To the extent the regulation improves those services or promotes health and safety in those services, they should have a positive impact on families. The regulation will serve to bolster family relationships and communities given the focus on preventing delinquency and promoting youth development. The regulation is not expected to have any impact on disposable family income.

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